

# Washington, Wednesday, May 26, 1943

# Regulations

# TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 20-WAR OVERTIME PAY REGULATIONS

The regulations issued May 8, 1943 (8 F.R. 6149), are hereby designated Subpart A—Payment of Overtime Compensation

The following regulation is to be added as § 20.8a:

§ 20.8a Department, independent establishment, and agency. The term "Department, independent establishment, and agency" as used in § 20.2 (b) means a governmental establishment in the executive branch which is not a component part of any other such establishment.

The following regulations are added as Subpart B:

SUBPART B—ESTABLISHMENT OF NEW RATES
OF PAY WITHIN THE RANGE OF PAY FIXED
BY THE CLASSIFICATION ACT OF 1923 AS
AMENDED

Sec.

20.51 Authority of the Commission.

20.52 Conditions required for Commission's action.
20.53 Action to be taken when required con-

ditions are found to exist.
20.54 Review of action upon change in con-

ditions.

20.55 Requests from departments or agencies.

AUTHORITY: §§ 20.51 to 20.55 inclusive issued under sections 8 and 9 of the War Overtime Pay Act of 1943 (Public Law 49, May 7, 1943).

§ 20.51 Authority of the Commission. Whenever, in specific situations in the executive branch of the Government affecting classes of positions under the Classification Act of 1923, as amended, the Commission finds that existing conditions in a given organization and in a given locality are those set forth in § 20.52 of this chapter, it is authorized to establish as the minimum rate of pay for any such class of positions any rate within the range of pay fixed by the

Classification Act of 1923, as amended, for the grade to which such class of positions is allocated under such act.

§ 20.52 Conditions required for Commission's action. In order that the authority described in § 20.51 of this chapter may be exercised by the Commission, the following conditions must be found by the Commission to exist:

(a) The positions whose minimum rates are sought to be raised:

(1) Are subject to the pay scales of the Classification Act of 1923, as amended:

(2) Are properly allocated to service,

grade, and class;
(3) Exist in close relation to other positions within the same government organization and at the same location whose basic pay rates are fixed by wage boards or similar administrative authority serving the same purpose.

(b) The basic pay scales for the Classification Act positions concerned are sufficiently below basic pay rates fixed by wage boards or similar administrative authority for other positions to give rise to gross inequities in basic pay rates within the same organization and at the same location.

(c) In the light of a close relationship found to exist between the positions concerned under the Classification Act and the positions under the wage board procedures, these gross inequities in basic pay rates cause a definite interference with the conduct of activities directly connected with the war program.

§ 20.53 Action to be taken when required conditions are found to exist. When the Commission finds that the conditions stated in § 20.52 of this chapter exist in a given government organization and location, it will by administrative order effective upon a date stated:

(a) Identify the classes under the Classification Act of 1923, as amended, and the organizations and geographic locations, to which the order is applicable:

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(b) Establish standards under which the positions concerned are to be allocated to their appropriate services, grades, and classes;

(c) Require of the agency concerned adherence to these allocation standards as a legal prerequisite to the applicability of the other provisions of the order;

(d) Establish a new minimum rate for each such class, which new minimum rate shall have the same force and effect as if established directly by statute; that is to say:

(1) All employees who on the effective date of the order occupy positions in a class to which the order applies and who receive basic salary rates less than the new minimum for such class will be entitled to such minimum rate effective on the date stated in the order.

(2) All new (original) appointments made on and after the effective date of the order shall be made at the minimum rate stated in the order for the class of positions to which appointment is made.

(3) No employee shall be paid less than such minimum rate nor more than the maximum rate of the grade to which the class of position he occupies is allocated.

(4) The pay of employees who are already receiving basic rates at or above the new minimums for their respective classes and not above the maximum of the appropriate grade will not be affected by such administrative order.

§ 20.54 Review of action upon change in conditions. If, subsequently, the Commission finds that conditions have materially changed since the establishment of the new salary minimums for specific classes of positions, it may review the current facts, and if it deems proper may increase or decrease such minimums within the range of pay fixed by the Classification Act of 1923, as amended, for the grade to which such classes of positions are allocated under that act.

§ 20.55 Requests from departments or agencies. Any request made by a department or agency for action by the Commission under section 8 of the War Overtime Pay Act of 1943, shall be accompanied or supplemented by such information and data as the Commission may require.

By the United States Civil Service Commission.

[SEAL]

H. B. MITCHELL, President.

MAY 15, 1943.

[F. R. Doc. 43-8286; Filed, May 25, 1943; 10:38 a. m.]

### TITLE 7—AGRICULTURE

Chapter VII—Agricultural Adjustment Agency

[ACP-1943-11]

PART 701—AGRICULTURAL CONSERVATION PROGRAM 1

PRODUCTION ADJUSTMENT ALLOWANCE AND DEDUCTIONS

Pursuant to the authority vested in the Secretary of Agriculture under sections 7 to 17, inclusive, of the Soil Conservation and Domestic Allotment Act, as amended, and in the War Food Administrator by Executive Order No. 9322 as amended by Executive Order No. 9334, the 1943 Agricultural Conservation Program, as amended, is further amended as follows:

Section 701.403 (b) is amended to read as follows:

§701.403 Production adjustment allowance and deductions.

(b) Deduction for failure to achieve 90 percent of the sum of the war crop goals. The deduction for failure to achieve 90 percent of the sum of the war crop goals shall be made only from the farm production adjustment allowance. No deduction shall be made where the county

committee finds, in accordance with instructions issued by the Agricultural Adjustment Agency, that the failure to achieve 90 percent of the sum of the war crop goals is due to flood or drought. On any farm on which the county committee determines that the war crop goal for grain sorghums cannot be met without using an acreage of protected summer fallow or without destroying a stand of volunteer wheat which is likely to produce a substantial quantity of grain, an acreage of volunteer wheat equal to difference between the acreage planted to grain sorghums and the farm grain sorghum goal may be substituted acre for acre for grain sorghums in meeting the farm grain sorghum goal. The deduction will be \$15.00 for each acre by which the sum of the acreage planted to war crops on the farm is less than 90 percent of the sum of the war crop goals for the farm.

(49 Stat. 1148-1151, 52 Stat. 31-33, 16 U.S.C. 1940 ed. 590g-590q; Executive Order 9322 as amended by Executive Order 9334)

Issued at Washington, D. C., this 24th day of May 1943.

[SEAL]

CHESTER C. DAVIS, War Food Administrator.

[F. R. Doc. 43-8313; Filed, May 25, 1943; 11:35 a. m.]

PART 727—FLUE-CURED TOBACCO INCREASE IN NATIONAL MARKETING QUOTA, 1943—1944

MAY 24, 1943.

The last paragraph of the document appearing on page 6327 of the May 15, 1943, issue of the Federal Register (F. R. Docket No. 43-7635) should read:

Done at Washington, D. C., as of the 12th day of March 1943. Witness my hand and seal of the Department of Agriculture.

Done at Washington, D. C., this 24th day of May 1943. Witness my hand and seal of the Department of Agriculture.

[SEAL] CLAUDE R. WICKARD, Secretary of Agriculture.

[F. R. Doc. 43-8314; Filed, May 25, 1943; 11:35 a. m.]

Chapter VIII-War Food Administration

PART 802—SUGAR DETERMINATIONS

COMMERCIALLY RECOVERABLE SUGAR IN PUERTO RICO

May 25, 1943,

Determination of (1) normal yield of commercially recoverable sugar per acre and (2) eligibility for payment with respect to abandonment and crop deficiency for sugarcane farms in Puerto Rico, pursuant to the Sugar Act of 1937, as amended (revised).

Pursuant to the provisions of section 300 of the Sugar Act of 1937, as amended, and Executive Order No. 9322, issued

March 26, 1943, as amended by Executive Order No. 9334, issued April 19, 1943, the following determination is hereby issued:

§ 802.45 Normal yield of commercially recoverable sugar per acre and eligibility for payment with respect to abandonment and crop deficiency for sugarcane farms in Puerto Rico—(a) Normal yield calculation. (1) The normal yield of commercially recoverable sugar per acre for any farm in Puerto Rico on which sugarcane is grown and marketed (or processed by the producer) for the extraction of sugar during all three of the 1938–39, 1939–40 and 1940–41 crop years shall be the product of:

(i) The average number of hundredweights of sugar, raw value, recovered per short ton of sugarcane processed during such crop years for the extraction of sugar by the mill, or mills, where such sugarcane was ground, and

(ii) The average number of short tons of sugarcane per acre harvested on the farm for the extraction of sugar during the said three crep years.

(2) The normal yield of commercially recoverable sugar per acre for any farm on which sugarcane was not grown and marketed (or processed by the producer) for the extraction of sugar during all three of the 1938–39, 1939–40, and 1940–41 crop years, shall be the average of such yields for all farms, within the same municipality, on which sugarcane was harvested for the extraction of sugar during all three of the 193°–39, 1939–40, and 1940–41 crop years.

(b) Eligibility for abandonment and deficiency payments. Any farm located in a municipality in which the actual yields of commercially recoverable sugar per acre from the sugarcane for farms comprising 10 percent or more of the acreage of such sugarcane were 80% or less of the normal yields therefor, because of drought, flood, storm, freeze, disease or insects, shall be eligible for abandonment and deficiency payments: Provided, however, That any farm which is located outside of but adjacent to, a municipality in which the foregoing requirement is met, and in which conditions affecting sugarcane culture are similar to conditions prevailing in such municipality, as certified by the Officer or Acting Officer in Charge of the Agricultural Adjustment Agency, shall be eligible for abandonment and deficiency payments.

This determination supersedes the "Determination of (1) Normal Yield of Commercially Recoverable Sugar per Acre and (2) Eligibility for Payment with Respect to Abandonment and Crop Deficiency for Farms in Puerto Rico, Pursuant to section 303 of the Sugar Act of 1937, issued June 21, 1938."

(Sec. 303, 50 Stat. 911; 7 U.S.C., 1940 ed. 1133; 8 F.R. 3807; 8 F.R. 5423)

Done at Washington, D. C. this 25th day of May, 1943.

[SEAL] CHESTER C. DAVIS, War Food Administrator.

[F. R. Doc. 43-8315; Filed, May 25, 1943; 11:34 a. m.]

<sup>1</sup> Subpart E-1943.

1943:

Chapter IX-War Food Administration

PART 927-MILK IN THE NEW YORK METRO-POLITAN MARKETING AREA

ORDER SUSPENDING CERTAIN PROVISIONS

Order suspending certain provisions of the order, as amended, regulating the handling of milk in the New York metro-

politan marketing area.

Pursuant to the applicable provisions of Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937 (7 U.S.C. 1940 ed. 601 et seq.), hereinaster referred to as the "act," and of the order, as amended, regulating the handling of milk in the New York metropolitan marketing area, it is hereby determined that the provisions of such order which provide seasonal minimum prices for Class I milk during the months of May and June 1943, are provisions which obstruct and do not tend to effectuate the declared policy of the act with respect to producers of milk under such order.

It is, therefore, ordered, That, effective as of 12:01 a. m., e. w. t., May 25, 1943, the following provisions of § 927.4 (a) (1) of the order, as amended, regulating the handling of milk in the New York metropolitan marketing area, are hereby suspended for the period ending June 30,

1. Designation of the periods "April trough June," and "July through through June," March," and

2. The prices established for the period "April through June."

Done at Washington, D. C., this 24th day of May 1943.

[SEAL] JESSE W. TAPP. Acting War Food Administrator.

[F. R. Doc. 43-8316; Filed, May 25, 1943; 11:34 a. m.]

PART 946-MILK IN THE LOUISVILLE, KEN-TUCKY, MARKETING AREA

ORDER SUSPENDING CERTAIN PROVISIONS

Order suspending certain provisions of the order, as amended, regulating the handling of milk in the Louisville, Ken-

tucky, marketing area.

Pursuant to the applicable provisions of Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937 (7 U. S. C. 1940 ed. 601 et seq.), hereinafter referred to as the "act," and of the order, as amended, regulating the handling of milk in the Louisville, Kentucky, marketing area, it is hereby determined that the provision of such order which provides seasonal minimum prices for Class I milk during the months of April, May, June, and July 1943, is a provision which obstructs and does not tend to effectuate the declared policy of the act with respect to producers of milk under such order.

It is, therefore, ordered, That, effective as of 12:01 a. m., c. w. t., June 1, 1943, the following provision of § 946.4 (a) (1) of the order, as amended, regulating the

handling of milk in the Louisville, Kentucky, marketing area, is hereby suspended:

Delivery period: April through July\_\_ August through March.

Done at Washington, D. C., this 25th day of May 1943.

[SEAL] JESSE W. TAPP, Acting War Food Administrator.

[F. R. Doc. 43-8317; Filed, May 25, 1943; 11:34 a. m.]

### TITLE 10-ARMY: WAR DEPARTMENT

#### Chapter VII-Personnel

PART 73-APPOINTMENT OF COMMISSIONED OFFICERS, WARRANT OFFICERS, AND CHAP-LAINS

#### SUSPENSION OF CERTAIN REGULATIONS

Except where applicable to graduates of the United States Military Academy, the regulations in §§ 73.120 to 73.127, inclusive (6 F.R. 2812), are suspended for the duration of the present war. (41 Stat. 774 as amended by sec 7, 53 Stat. 557; 10 U.S.C. 484) [AR 605-5, December 8, 1934, as suspended by Cir. 121, W.D., May 17, 1943]

[SEAL]

H. B. LEWIS, Brigadier General, Acting The Adjutant General.

[F. R. Doc. 43-8280; Filed, May 25, 1943; 9:44 a. m.]

#### TITLE 14—CIVIL AVIATION

Chapter II-Administrator of Civil Aeronautics, Department of Commerce

[Civil Air Regs., Amdt. 23]

PART 600-DESIGNATION OF CIVIL AIRWAYS

REDESIGNATION OF RED CIVIL AIRWAY NO. 6

MAY 19, 1943.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the regulations of the Administrator of Civil Aeronautics as follows:

By amending § 600.10205 Red civil airway No. 6, (Parco, Wyo., to Omaha,

Nebr.) to read as follows:

§ 600.10205 Red civil airway No. 6, (Sinclair, Wyo., to Grand Island, Nebr.) From the intersection of the center lines of the on course signals of the northwest leg of the Laramie, Wyo., radio range and the northwest leg of the Cheyenne, Wyo., radio range, via the Laramie, Wyo., radio range station; to the intersection of the center lines of the on course signals of the southeast leg of the Laramie, Wyo., radio range and the north leg of the Denver, Colo., radio range. From the Denver, Colo., radio range station, via the Akron, Colo., radio range station; and the Hayes Center, Nebr., radio range station; to the Grand Island, Nebr., radio range station.

This amendment shall become effective 0001 e. w. t., May 30, 1943.

> C. I. STANTON. Administrator

[F. R. Doc. 43-8278; Filed, May 25, 1943; 9:44 a. m.]

[Civil Air Regs., Amdt. 30]

PART 601-DESIGNATION OF AIRWAY TRAF-FIC CONTROL AREAS, CONTROL ZONES OF INTERSECTION, CONTROL AIRPORTS AND RADIO FIXES

REDESIGNATION OF RADIO FIX: RED CIVIL AIRWAY NO. 6

MAY 19, 1943.

Acting pursuant to the authority vested in me by section 308 of the Civil Aeronautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil Aeronautics Board, I hereby amend Part 601 of the regulations of the Administrator of Civil Aeronautics as follows:

By amending § 601.40206 Red civil airway No. 6 (Parco, Wyo., to Omaha,

Nebr.) to read as follows:

§ 601.40206 Red civil airway No. 6, (Sinclair, Wyo., to Grand Island, Nebr.), Laramie, Wyo., radio range station; Akron, Colo., radio range station; Hayes Center, Nebr., radio range station.

This amendment shall become effective 0001 e. w. t., May 30, 1943.

> C. I. STANTON, Administrator.

[F. R. Doc. 43-8279; Filed, May 25, 1943; 9:44 a. m.]

# TITLE 22—FOREIGN RELATIONS Chapter I-Department of State

PART 8-AUTHENTICATION OF CERTIFICATES

Under the authority contained in R.S. 161 (5 U.S.C. 22), Part 8 of Title 22 of the Code of Federal Regulations, as amended (6 F.R. 299), is hereby superseded by the following regulations:

§ 8.1 Officers authorized to authenticate certificates. The Chief Clerk and Administrative Assistant, or in his absence the Acting Chief Clerk and Administrative Assistant, is hereby authorized to authenticate certificates under the seal of the Department of State for and in the name of the Secretary of State or Acting Secretary of State. The form of authentication shall be as follows: "In testimony whereof, I, \_ Secretary of State (or Acting Secretary of State), have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Chief Clerk and Administrative Assistant (or Acting Chief Clerk and Administrative Assistant) of the said Department, at the City of Washington, in the District of Columbia, this \_\_\_\_ day of \_\_ Secretary of State. By \_\_\_\_\_

Clerk and Administrative Assistant (or Acting Chief Clerk and Administrative Assistant)." (R.S. 161; 5 U.S.C. 22)

§ 8.2 Refusal of certification for unlawful purpose. The Department will not certify to a document when it has good reason to believe that the certification is desired for an unlawful or improper purpose. It is therefore the duty of the authenticating clerk to examine not only the document which the Department is asked to authenticate but the fundamental document to which previous authentication or authentications may have been affixed. (R.S. 161; 5 U.S.C. 22)

[SEAL]

CORDELL HULL. Secretary of State.

MAY 24, 1943.

F. R. Doc. 43-8319; Filed, May 25, 1943; 11:54 a. m.]

#### PART 12-FEES FOR SERVICES

Under the authority contained in R. S. 161 (5 U. S. C. 22), Part 38 of Title 22 of the Code of Federal Regulations is hereby superseded by the following regulations comprising Part 12:

Photostats of records.

122 Copying and comparison of records.

12.3 Advance payment of fees.

§ 12.1 Photostats of records. A fee of 25 cents per exposure will be charged for furnishing a photostat of any size for non-official purposes.

§ 12.2 Copying and comparison of records. (a) A fee of 10 cents per sheet of 100 words, as required by law (R.S. 213; 5 U.S.C. 166), will be charged for making a type-written copy of a Department record for non-official pur-This fee applies to each sheet poses. made, whether original or carbon.

(b) A fee of 10 cents per sheet of 100 words will be charged for a comparison with the Department record of a copy that has already been made, whether in printed or written form. See also 22 CFR 8.2, as amended on May 24, 1943.

§ 12.3 Advance payment of fees. Payment of fees for services is to be made in advance, but the Chief Clerk and Administrative Assistant, or Acting Chief Clerk and Administrative Assistant, may in special cases waive the requirement of advance payment.

For fees in connection with passport services, see 22 CFR, pts. 31 and 33;

22 CFR 105.15, 1939 Supp.

For the tariff of United States Foreign Service fees covering invoice services, passport services, visa services for aliens, services to vessels and seamen, and miscellaneous notarial and other services, see For. Ser. Regs. V-15; 22 CFR 105.15. 1939 Supp. as amended; 43 Stat. 154, 976; 8 U.S.C. 202 (h)-(i).

For regulations concerning "Deposit of Funds", see 22 CFR, pt. 25.

[SEAL]

CORDELL HULL. Secretary of State.

May 24, 1943.

[F. R. Doc. 43-8320; Filed, May 25, 1943; 11:54 a. m.]

PART 13-SIGNATURE OF CONTRACTS AND IS-SUANCE OF BILLS OF LADING AND TRANS-PORTATION REQUESTS

Under the authority contained in R.S. 161 (5 U.S.C. 22) Part 13 of the Code of Federal Regulations, as amended (6 F.R. 300), is hereby superseded by the following regulations:

Sec.

Officers authorized by the Secretary of State to sign contracts in his behalf.

Officers authorized to sign contracts upon the written approval of the Assistant Secretary of State and Budget Officer.

13.3 Officers authorized to issue bills of lading.

Officers authorized to issue transportation requests for domestic and foreign travel.

13.5 Departmental orders and regulations superseded.

§ 13.1 Officers authorized by the Secretary of State to sign contracts in his behalf. Except as may be otherwise provided by law, the Assistant Secretary of State and Budget Officer, or in his absence another Asistant Secretary of State, is authorized to sign all contracts for the Department and the Foreign Service.

§ 13.2 Officers authorized to sign contracts upon the written approval of the Assistant Secretary of State and Budget The following officers are authorized to sign contracts upon the written approval of the Assistant Secretary of State and Budget Officer, or in his absence of another Assistant Secretary of State, such approval to state that the proposed contracts are deemed necessary and proper and to direct that appropriate charges therefor be made:

(a) The Executive Officer and Chief of the Division of Departmental Personnel and the Assistant Executive Officer and . Assistant (or Acting) Chief of the Division of Departmental Personnel, contracts for personal service except as

otherwise authorized.

(b) The Chief Clerk and Administrative Assistant or Acting Chief Clerk and Administrative Assistant, contracts under appropriations for contingent expenses, Department of State, under appropriations for passport agencies, international commissions, conferences, congresses, conventions, meetings, expositions, etc., and under miscellaneous appropriations, so far as not in conflict with authority otherwise delegated for the signing of such contracts.

(c) The Chief or Acting Chief and senior Assistant Chief of the Division of Foreign Service Administration, contracts under appropriations for contingent expenses, Foreign Service, and under miscellaneous appropriations administered by the Division of Foreign Service Administration.

(d) The Chief or Acting Chief of the Foreign Service Buildings Office, contracts covering expenditures from the Foreign Service Buildings Fund.

(e) The Chief or Acting Chief of the Office of Foreign Service Furnishings, contracts covering expenditures of funds

in connection with the activities under the supervision of that Office.

(f) The Chief or Acting Chief and Assistant Chiefs of the Division of Cultural Relations, contracts involving obligations and expenditures (except expenditures for printing and binding) in connection with activities under the supervision of that Division.

(g) The Chief or Acting Chief and Assistant Chiefs of the Division of International Conferences, contracts involving obligations and expenditures (except expenditures for printing and binding) in connection with activities under the su-

pervision of that Division.

(h) The Chief or Acting Chief of the Division of Research and Publication, contracts for printing and binding and for supplies, materials, and services to be obtained from the Government Printing Only the contingent items in-Office. volved in such contracts shall require the written authorization stipulated in the first paragraph of this section.

§ 13.3 Officers authorized to issue bills of lading. The following officers are authorized to issue bills of lading in connection with any activity coming within the jurisdiction of their respective offices:

(a) In the office of the Chief Clerk and Administrative Assistant, the Division of Foreign Service Administration, the Foreign Service Buildings Office, the Office of Foreign Service Furnishings, the Division of International Conferences, the Division of Cultural Relations, and any other division or office having administrative control over an appropriation, any authorized certifying officer having supervision over the appropriation chargeable.

(b) In the Division of Accounts (for household and personal effects authorized to be transported under approved travel orders), the Chief, Acting Chief,

or Assistant Chiefs.

(c) In the United States Despatch Agencies, the Despatch Agent or Acting

Despatch Agent.

(d) In offices that do not have administrative control over the appropriations chargeable, the necessary bills of lading shall be issued by and obtained from the offices having such control.

§ 13.4 Officers authorized to issue transportation requests for domestic and foreign travel. The following officers are authorized to issue transportation requests for duly ordered domestic and foreign travel:

(a) The Chief or Acting Chief and Assistant Chiefs of the Division of Ac-

(b) The Chief or Acting Chief and senior Assistant Chief of the Division of Foreign Service Administration;

(c) The Chief, Acting Chief, or Assistant Chief of the Division of International Conferences;

(d) All United States Despatch Agents, Acting Despatch Agents, or Assistant Despatch Agents:

(e) The Chief or Acting Chief of the Passport Division;

(f) Persons specifically authorized to issue their own or other requests.

§ 13.5 Departmental orders and regulations superseded. These regulations shall become effective immediately and shall supersede the provisions of any regulation or order in conflict therewith.

[SEAL]

CORDELL HULL, Secretary of State.

MAY 24, 1943.

[F. R. Doc. 43-8321; Filed, May 25, 1943; 11:54 a. m.]

#### PART 25-DEPOSIT OF FUNDS

Under the authority contained in R. S. 161 (5 U.S.C. 22), § 25.1 of the Code of Federal Regulations is hereby amended by changing the title to read "Deposit of Funds" and by changing the words "Bureau of Accounts", in the eighth and ninth lines thereof, to read "Division of Accounts"

For regulations concerning "Fees for Services", see part 12 of this title.

[SEAL]

CORDELL HULL. Secretary of State.

MAY 24, 1943.

[F. R. Doc. 48-8322; Filed, May 25, 1943; 11:5<sup>A</sup> a. m.]

### PART 69-VOUCHERS; CERTIFICATION

Under the authority contained in R. S. 161 (5 U. S. C. 22) part 69 of title 22 of the Code of Federal Regulations, as amended (6 F. R. 300), is hereby rescinded.

[SEAL]

CORDELL HULL. Secretary of State.

MAY 24, 1943.

[F. R. Doc. 43-8323; Filed, May 25, 1943; 11:54 a. m.]

#### TITLE 29-LABOR

Chapter V-Wage and Hour Division

PART 605-MINIMUM WAGE RATE IN THE WOMEN'S APPAREL INDUSTRY

# PROHIBITION OF INDUSTRIAL HOME WORK

#### Correction

In §§ 605.7 and 605.103 of the document appearing on page 6096 of the issue for Wednesday, May 12, 1943, paragraph (b) (1) should read as follows:

(b) (1) Was engaged in industrial home work in the industry, as defined, prior to March 5, 1942 (except that if this requirement shall result in unusual hardship to the individual home worker it shall not be applied); or

#### TITLE 30-MINERAL RESOURCES

Chapter III—Bituminous Coal Division [Docket No. A-1972]

PART 323-MINIMUM PRICE SCHEDULE. DISTRICT NO. 3

#### ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 3 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 3.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 3; and for a change in the shipping point for the coals of the Stewart #2 Mine of

Stewart Mine #2 (Thomas A. O'Hara) in District No. 3; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the aboveentitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 323.6 (Alphabetical list of code members) is amended by adding thereto Supplement R, and § 323.23 (General prices) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof; and commencing forthwith, the shipping point appearing in the aforesaid Supplement R for the coal produced at the mine designated as Mine Index No. 639 shall be as therein shown instead of the shipping point heretofore applicable for this mine.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: May 12, 1943.

[SEAL]

DAN H. WHEELER. Director.

# TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT No. 3

NOTE: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 323, Minimum Price Schedule for District No. 3 and supplements thereto.

#### FOR ALL SHIPMENTS EXCEPT TRUCK

# § 323.6 Alphabetical list of code members-Supplement R

[Alphabetical listing of code members having railway loading facilities, showing price classification by size group numbers]

lex						origin No.						Si	ize gr	oup	Nos.						
Mine index	Code member	Mine name	Seam	Shipping point	Rallroad	Freight o	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
41 1189	Bethlehem Steel Co. <sup>1</sup> Boyle, E. P. (Caddell Lumber Co.). <sup>1</sup>	Bethlehem #43 1. Delores 1.	Pittsburgh Pittsburgh	Carolina, W. Va. Maidsville, W.Va.		65 52	DE F	DE F	DE F	DE F	DE F	DE F	DF F	DF F	DF F	DF F	B (†)	B (†)	B (†)	B (†)	B (†)
1189	Boyle, E. P. (Caddell Lumber Co.).	Delores 1	Pittsburgh	Granville, W. Va			F	F	F	F	F	F	F	F	F	F			(†)		
546	Chestnut Ridge Coal Co. (S. S. Ivill).	Guy Hall	Pittsburgh	Granville, W. Va			F	F	F	F	F	F	F	F	F	F	ŀ		(†)	- 1	
1045 1414 334	Consolidation Coal Co. Huggins & Sons, John	Cork #3 Consol #88-C Huggins & Sons	Pittsburgh Pittsburgh Pittsburgh	Clarksburg, W. Va Josephine, W. Va Granville, W. Va.	B&O WM	60 65	FF	FF	F F	FFF	F	FFF	FF	FFF	FF	FF	l(†)	(t)	(†) (†) (†)	$(\dagger)$	(T) (
1411 703	(Charles Huggins). McDonald, C. W Medrick, Joseph (Med- rick Coal Co.) 1	Co. Norway (s) Perrots 1	Sewlekley Pittsburgh	Fairmont, W. Va. Granville, W. Va	B&O Monon.River	50	J F	F	(†)	(†)	(†) (†)	(1)	(1)								
912	Medrick, Andy (Med- rick Coal Co.) 1	Hartman Run 1.	Pittsburgh	Granville, W. Va	Monon,River		F	F	F	F	F	F	F	F	F				(†)		
639	Stewart Mine #21 (Thomas A. O'Hara)	Stewart #21	Pittsburgh	Maidsville, W.Va.	Mongh.River	52	F	F	F	F	F	F	F	F	F	F	10.0		(†)		
639	Stewart Mine #2 (Thomas A, O'Hara)1	Stewart #21	Pittsburgh	Granville, W. Va.1	Monon.River		F	F	F	F	F	F	F	F	F	F	4		(†)		
775 1407	Varejis, Nick Vincent CoalCo., Inc. <sup>1</sup>	Varejis Marion #3 (s) 1	Pittsburgh Pittsburgh	Granville, W. Va. Clarksburg, W. Va	Monon.River B&O		F	F	F	F	F	F	F	F	F	F	(†) (†)	(†) (†)	(†) (†)	(†) (†)	(†) (

<sup>†</sup>Indicates no classifications for these size groups.

Indicates change in name.

Indicates change in name.

Indicates change in shipping point; Maidsville, W. Va., no longer applicable:

Note: For railroad fuel prices add these mine index numbers to the respective groups set forth in § 323.8 (b) and § 323.8 (c) in minimum Price Schedule No. 1. Group No. 1: 41, 639 (a), 1045, 1189 (a), 1407, 1414; Group No. 4: 1411.

To Note (1) in § 323.8 (b) of the effective schedule add Mine Index Nos. 639 and 1189. These mines shall be priced at 15 cents less than shown for coal consigned to the Erie, P&LE and New York Central Railroads only.

#### FOR TRUCK SHIPMENTS

#### § 323.23 General prices—Supplement T

Prices in cents per net ton for shipment into all market areas!

							Size gr	oups			
Code member index	Mine index No.	Mine	Seam	County	over 2", egg, bottom siz	Lump 2", egg 2", bot- tom size, but over	an n	All nut and pea, 2" and under	Run of mine resultant over 2"	114" and 2" slack	34" slack
	M				1	2	3-	4	5	6	7
Bethlehem Steel Co.1 Boyle, E. P. (Caddell Lumber Co.) 1.	41 1189	Bethlehem #43 Delores 1	Pittsburgh	Marion Monongalia.	243 243	238 238		213 213	213 213	198 198	188 188
Consolidation Coal Co Hudkins, F. G	1045 1414 1395	Consol #88-C	Pittsburgh Pittsburgh Pittsburgh	Harrison Harrison Braxton	243 243 243	238 238 238	238	213	213	198	188 188 188
McDonald, C. W	1411 703	Norway (s)	Sewickley Pittsburgh	Marion Monongalia.	228 243	223 238				183 198	173 188
Medrick, Andy (Medrick Coal Co.). <sup>1</sup> Reda Coal Co. (Arnold	912 780	Run.1	Pittsburgh	Monongalia.	243 273				-		188
Reda).¹ Sleeth, Walter Stewart Mine #2 (Thomas A. O'Hara).¹	1409 639	Sleeth	Pittsburgh	Lewis Monongalia.	243 223	238	238	213	213	198	188
Vincent Coal Co., Inc. <sup>1</sup> Zickefoose, Minter J	1407 1415		Pittsburgh H. V. Kitt	Harrison Upshur	243 228			213			

<sup>&</sup>lt;sup>1</sup> Indicates change in name.

[F. R. Doc. 43-8205; Filed, May 24, 1943; 10:55 a. m.]

[Docket No. A-1497]

Part 335—Minimum Price Schedule, District No. 15

MEMORANDUM OPINION AND ORDER

In the matter of the petition of District Board No. 15 for revision of the

effective minimum prices for certain coals produced in District No. 15.

On July 29, 1942, 7 F.R. 6523, an order was issued in this docket effecting a revision in the Schedule of Effective Minimum Prices for District No. 15 for All Shipments Except Truck, in accord-

ance with the classifications and minimum prices set forth in a schedule marked Supplement R annexed thereto. These adjustments of minimum prices were made to conform to freight rate changes based upon an increase effective March 18, 1942, in railway rates, fares and charges authorized by order of the Interstate Commerce Commission in Ex Parte No. 148 titled "Increased Railway Rates, Fares, and Charges, 1942." On April 12, 1943, the Interstate Commerce Commission issued a suspension order in said docket suspending from and after May 15, 1943, until January 1, 1944, the increases in railway rates, fares and charges previously authorized in said docket. Accordingly, I find that it is necessary that the order previously issued in this docket should be adjusted to conform to the rates which will become effective May 15, 1943, by virtue of the suspension order of the Interstate Commerce Commission issued April 12, 1943. It is further necessary, and I so find, that such an adjustment should be made in order to effectuate the purposes of sections 4 II (a) and 4 II (b) of the Act and to comply in all respects with the standards thereof.

Now, therefore, it is ordered, That effective thirty days from the date hereof, subject to further Order, § 335.7 (General prices; domestic, commercial and industrial coal schedule) is amended by adding thereto Supplements R-I and R-II, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the aforesaid order and applications to stay, terminate or modify said order may be filed with the Division within twenty-five (25) days from the date hereof, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated: May 13, 1943.

[SEAL]

DAN H. WHEELER,

Director.

#### DISTRICT No. 15

Note: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 335, Minimum Price Schedule for District No. 15 and supplements thereto.

### DOMESTIC, COMMERCIAL AND INDUSTRIAL COAL SCHEDULE-PART I

# § 335.7 General prices; domestic, commercial and industrial coal schedule—Supplement R-I

[Minimum prices f. o. b. mlne for coal shipped by rail to market area No. 75—Greater Kansas City. Following prices on sizes 1 to 10, inclusive, from production group No. 1 are for unwashed coals. When washed add 7 cents per ton. Subject to Price Instructions and Exceptions, §§ 335.1, 335.2 and 335.3]

				•		Don	nestic an	d comme	cial						Industrial					
Production group No.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	12	13	14	15		
group 140.	Fcy.	Lump	Furn. or egg	Egg, nut	Fcy.	Std. nut	No. 2 nut	Ch. nut	M/R	Nut run	Spec. stok.	Raw P. P. segs.	Wash.	Raw segs.	Raw P. P. segs.	Wash. segs.	Raw segs.	Raw		
0	250 258 258 292 290 283 325 275 200 204	250 258 258 292 290 283 325 275 200 204	250 258 258 290 290 283 325 275 200 204	250 258 258 292 290 283 300 250 180 199	265 250 253 277 277 X X X	250 235 238 262 262 275 275 225 160 160	235 220 223 247 247 x x x x	215 200 203 227 227 X 155 155 130	215 215 215 x x x 240 240 180 159	200 185 188 212 212 <b>x</b> 115 115 115	193 205 188 225 225 x x x 93 93	178 190 173 210 210 x x x x	178 190 173 x x x x x x	150 155 113 132 132 x 90 90 65 65	145 155 138 177 177 x x x x	145 155 138 X X X X X	120 135 78 97 97 x x x x	4 4 4 4 4 4 X X X X		

To destinations in this market area, Production Group 1, unwashed "A" Grade coals establish the base, except to destinations within the Market Area where Production Group 2 active railshipping mines have intra-state mileage rates, or specific point to point rates, either of which are less than the published and effective group rates. To such destinations within the Market Area, Production Group 2 establishes the base.

§ 335.7 General prices; domestic, commercial and industrial coal schedule-Supplement R-II

[Minimum prices f. o. b. mine for coal shipped by rail to Market Area No. 78, St. Joseph, Missouri, and Switching Limits, and including the St. Joseph Water Works. Following prices on Sizes 1 to 10, inclusive, from Production Group No. 1 are for unwashed coals. When washed add 7 cents per ton. Subject to Price Instructions and Exceptions, §§ 335.1, 335.2 and 335.3]

		Domestic and commercial													Industrial				
Production Group No.	1	2	3	4	5	6	7	8	9	10	11	12	13	14	12	13	14	15	
	Fey.	Lump	Furn. of egg	Egg nut	Fcy.	Std. nut	No. 2 nut	Ch. nut	M/R	Nut run	Spec. stok.	Raw P. P. segs.	Wash.	Raw scgs.	Raw P. P. segs.	Wash. segs.	Raw segs.	Raw dust	
1 2 3 4 0	217 202 255 277 167 201	217 202 255 277 167 201	217 202 255 277 167 201	217 202 255 277 147 196	232 217 250 262 X X	217 202 235 247 127 151	202 187 220 232 X X	187 172 205 217 102 126	215 215 215 277 X X	177 162 195 207 92 116	171 177 195 207 77 101	156 162 180 192 X X	156 162 180 X X	127 130 120 127 42 66	148 150 168 180 X X	148 150 168 180 X X	120 130 108 115 X X	XX	

NOTE: To destinations in this market area, production Group No. 3 "A" Grade Coals establish the base.

[F. R. Doc. 43-8204; Filed, May 24, 1943; 10:55 a. m.]

[Docket No. A-1936]

PART 343—MINIMUM PRICE SCHEDULE, DISTRICT NO. 23

ORDER GRANTING RELIEF

Notice correcting error in copies of supplement to order dated April 28, 1943, in the matter of the petition of District Board No. 23 for the establishment of price classifications and minimum prices for the coals of the Wilkeson Mine, and for other relief.

Copies of the schedule designated as Supplement R, § 343.5 (General prices; minimum prices for shipment via rail transportation), annexed to and made a part of an Order Granting Temporary Relief and Conditionally Providing for Final Relief entered in the above-entitled matter on April 28, 1943, 8 F.R. 6594, erroneously indicate that the minimum prices set forth in Line 7 thereof under the subheading "Market Areas" apply for shipment by rail transportation to Market Areas 217, 232, 236 and 244-246 whereas the original order in this matter provides that such prices shall apply for shipment by rail transportation to Market Areas 217-232, 236 and 244-246.

Accordingly, notice is hereby given that "217-232, 236 and 244-246" is the proper designat in of the market areas set forth in Line 7 of Supplement R, § 343.5 (General prices; minimum prices for shipment via rail transportation), annexed to and made a part of the Order Granting Temporary Relief and Conditionally Providing for Final Relief

entered in this matter on April 28, 1943, 8 F.R. 6594.

Dated: May 22, 1943.

[SEAL] DAN H. WHEELER,

Director.

[F. R. Doc. 43-8290; Filed, May 25, 1943; 10:43 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Board of Economic Warfare

Subchapter B—Export Control
[Amendment 64]

PART 801—GENERAL REGULATIONS

PROHIBITED EXPORTATIONS

Section 801.2 Prohibited exportations (8 F.R. 1494) is hereby amended by deleting therefrom all of that portion thereof beginning with the words "The exportation from the United States of all the commodities" and ending with the words "issued by the Office of Exports:" and substituting therefore the following:

The exportation from the United States of all the commodities hereinafter enumerated in this section and all technical data as defined in § 806.1 of this subchapter, except to Canada (including that part of Labrador under Canadian authority) or for the official use of or consumption by the United States' armed forces when shipped by or consigned to any branch thereof, is hereby prohibited unless and until a license authorizing such exportation shall have been issued by the Office of Exports.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Order 3 and Delegation of Authority 25, 7 F.R. 4951; Delegation of Authority 34, 7 F.R. 9807)

Dated: May 22, 1943.

HECTOR LAZO.
-Assistant Director,
In Charge of the Office of Exports.

[F. R. Doc. 43-8284; Filed, May 25, 1943; 10:24 a. m.]

[Amendment 65]

PART 808—PROCEDURE RELATING TO SHIP-MENT OF LICENSED EXPORTS TO THE OTHER AMERICAN REPUBLICS

APPLICATION FORM PRESCRIBED

Section 808.5 Application form prescribed is hereby amended to read as follows:

§ 808.5 Application form prescribed. Applications for shipping space shall be made on a form or forms prescribed by the Office of Exports.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Order 3 and Delegation of Authority 25, 7 F.R. 4951; Delegation of Authority 34, 7 F.R. 9807)

Dated: May 22, 1943.

HECTOR LAZO,
Assistant Director,
In Charge of the Office of Exports.

[F. R. Doc. 43-8285; Filed, May 25, 1943; 10:24 a. m.]

# Chapter IX-War Production Board Subchapter B-Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

#### PART 1001-TIN

[General Preference Order M-43, as Amended May 25, 1943]

Section 1001.1 General Preference Order M-43 is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of tin for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1001.1 General Preference Order M-43—(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) Applicability of order. hibitions and restrictions contained in this order shall apply to the use of material in all items or articles hereafter manufactured irrespective of whether such items or articles are manufactured pursuant to a contract made prior or subsequent to January 9, 1943, or pursuant to a contract supported by an allotment symbol or a preference rating. Insofar as any other order of the War Production Board may have the effect of limiting or curtailing to a greater extent than herein provided the use of tin in the production of any item or article, the limitations of such other order shall be observed.

(c) Definitions. For the purposes of this order:

(1) "Tin" means and includes both pig tin and secondary tin.

(2) "Pig tin" means metal containing 98% or more by weight of the element tin, in shapes current in the trade (including anodes, small bars, and ingots) produced from ores, residues or scrap.

(3) "Secondary tin" means any metal (except tin plate and terne plate as those terms are defined in Supplementary Order M-21-e) which contains less than 98% but not less than 1.5% by weight of the element tin.

(4) "Manufacture" means to fabricate, assemble, melt, cast, extrude, roll, turn, spin, produce, coat, or process in any way, but does not include the processing of tin ore, concentrates, residues or scrap into metallic tin.

(5) "Inventory" of a person includes the inventory of affiliates and subsidiaries of such person, and the inventory of others where such inventory is under the control of or under common control with, or available for the use of such person.

(6) "Implements of war" means combat end-products, complete for tactical operations (including, but not limited to, aircraft, ammunition, armaments, weap-

ons, ships, tanks, military vehicles and radio and radar equipment), and any parts, assemblies or materials to be incorporated in any of the foregoing items. This term does not include facilities or equipment used to manufacture the foregoing items.

(7) "Base period" means the corresponding calendar quarter of 1940.

(8) "Distributor" means any person regularly engaged in the business of buying and selling tin, and includes warehousemen and jobbers.

(d) General restrictions on use of tin.
(1) No product or article or part thereof shall be manufactured of pig tin if it is possible to use secondary tin for such purpose.

(2) No tin in any form shall be used in the manufacture of any item or in any process appearing on List A of this order; nor shall tin be used for any purpose except to manufacture the items or for the purposes listed in Schedule 1 of this order, and then, only within the limitations and restrictions specified in Schedule 1 with respect to such item or purpose.

(e) Restrictions on the use of certain tin products. Except with the specific permission in writing of the War Production Board granted pursuant to appeal under paragraph (k), no person shall use any of the tin-bearing products on List B of this order in the manufacture or treating of any other product or article; provided, That when any such tin-bearing product is listed in Schedule 1, it may be used for the purposes for which it is permitted to be manufactured as specified in Schedule 1.

(f) Restrictions on deliveries. (1) No person shall deliver or accept delivery of pig tin without the specific authorization in writing of the War Production Board; provided, however, that in the absence of a contrary direction by the War Production Board, pig tin may be delivered without specific authorization:

(i) To the Metals Reserve Company or to any other corporation organized under section 5(d) of the Reconstruction Finance Corporation Act as amended (15 U. S. C., sec. 606 (b)), or to any duly authorized agent of any such corporation.

(ii) By any distributor in lots of three long tons or less up to but not exceeding a total of five long tons to any one customer in the same calendar month; provided, That the aggregate of such deliveries which any person may receive from all distributors pursuant to the authority of this paragraph shall in no event exceed five long tons in any calendar month; and provided further, that any person seeking such a delivery shall. at the time of placing his purchase order, file with the distributor a statement substantially in the following form, signed manually or as provided in Priorities Regulation No. 7 by an official duly authorized for such purpose:

The undersigned hereby certifies:
(a) That no allocation of pig tin has been made to the undersigned by the War Production Board during the calendar month in

which delivery of the pig tin covered by the accompanying purchase order is specified;

(b) That such pig tin if delivered will not cause the undersigned's total receipts of pig tin from all distributors during the same calendar month pursuant to the authorization of paragraph (f) of General Preference Order M-43, as amended, to exceed five long tons; and

tons; and
(c) That such pig tin will not be used or disposed of by the undersigned in violation of any order or regulation of the War Production Board.

(Name of purchaser)

By\_\_\_\_\_(Duly authorized official)

(2) On or before the 10th day of each calendar month, each distributor shall report to the War Production Board in such form and detail as said Board may from time to time prescribe, (subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942) his transactions in all pig tin during the previous month.

(g) Allocations. The War Production Board will from time to time allocate the supply of pig tin, including all pig tin released by the Metals Reserve Company, and issue specific directions as to the source, destination, and the amount of pig tin to be delivered or acquired. The War Production Board may also specifically direct the purposes and end products for which any person may convert, process or fabricate pig tin allocated to him.

(h) Applications for, and reports of pig tin. Application for allocations of pig tin or for specific authorization to accept delivery thereof under paragraph (f) shall be made to the War Production Board not later than the 20th day of the month next preceding the month in which delivery is desired, on Form PD-213 or such other form as the War Production Board may from time to time prescribe. Any person who on the first day of a calendar month has in his possession or under his control two long tons or more of pig tin shall, not later than the 20th day of such month, report to the War Production Board on Form PD-213 in accordance with the instructions accompanying such form, regardless of whether or not he seeks an allocation of pig tin or specific authorization to accept delivery thereof during the next succeeding month.

(i) Prohibitions against sales or deliveries with knowledge of intended misuse. Notwithstanding the authorization by the War Production Board of a sale or delivery of tin, no person shall sell or deliver any tin or tin-bearing material or product thereof in the form of raw materials, semi-processed materials, finished parts or sub-assemblies to any person if he knows or has reason to believe such material or any product thereof is to be used in violation of the terms of this order. A supplier may rely upon the written statement of the customer seeking delivery of any such material, as to the purposes for which it will be used, unless the supplier knows or has reason to believe such statement to be false, and any such statement shall constitute on the part of the person making the same, a representation to the War Production Board within the meaning of section 35 (A) of the United States Criminal Code, 18 U. S. C. Sec. 80.

(j) Limitation on inventories. No person shall receive delivery of tin, or products thereof, in the form of raw materials, semi-processed materials, finished parts or sub-assemblies nor shall he put into process any raw material, in quantities which in either case shall result in an inventory of such raw, semiprocessed or finished material in excess of a minimum practicable working inventory, taking into consideration the limitations placed upon the production of tin products by this order. absence of special permission to acquire or hold a greater supply of pig tin, fortyfive days' inventory of such tin shall, for the purposes of this order, be deemed a practicable working inventory for any person except a manufacturer of tin plate as tin plate is defined in Supplementary Order M-21-e, as from time to time amended. Application for such special permission shall be made by letter to the War Production Board setting forth fully the facts upon which the applicant relies.

(k) Appeals and communications. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal. Appeals, reports and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Tin and Lead Division, Washington, D. C., reference: M-43.

(1) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

#### LIST A

Pursuant to the foregoing order, the use of tin in any form, including semi-finished and finished products, in the manufacture of the items and for the purposes listed below is prohibited:

Advertising specialties.
 Art objects.

- 3. Automobile body solder, or any similar material commonly used as a filler or smoother for automobile or truck bodies or
- 4. Eand and other musical instruments (except as permitted in Schedule 1 under the item "pipe organs").
  - 5. Britannia metal.
  - 6. Broom wire.
  - 7. Buckles.
  - 8. Buttons.
  - 9. Chimes and bells.
  - 10. Emblems and insignia.

11. Fasteners: eyelets, spiral binders, office and industrial staples, book match clips, paper clips, slide fasteners, dress hooks.

12. Foil (except as permitted in Schedule 1 under the item "foil").

13. Zinc galvanizing.

14. Household furnishings and equipment.

15. Jewelry.

16. Kitchen equipment (including cutlery and tableware), except as permitted in Schedule 1 under the item "Kitchen, galley and mess equipment for the Army or Navy of the United States, the War Shipping Administration, the United States Maritime Commission or the Forest Service of the United States Department of Agriculture."

17. Novelties, souvenirs and trophies. 18. Ornaments and ornamental fittings.

19. Pewter and pewter holloware.20. Plating or coating for decorative purposes.

21. Powder (decorative).

22. Refrigerator trays and shelves.23. Seals and labels.

24. Slot, game and vending machines.

25. Coated paper.26. Tin oxide.

27. Toys and games.

#### LIST B

The following tin-bearing products shall not be used in the manufacture or treating any other products except in accordance with the provisions of paragraph (e) of the foregoing order:

Automobile body solder or any similar material containing tin, commonly used as a filler or smoother for automobile or truck bodies or fenders.

2. Tin oxide.

3. Solder containing more than 21% by weight of tin.

- 4. Babbitt metal or similar alloys used as babbitt containing more than 12% by weight of tin.
- 5. Brittania metal, pewter metal or other similar tin-bearing alloy.
- 6. Foil containing more than 1.5% tin by weight.

#### SCHEDULE 1

Pursuant to the foregoing order, tin may be used only in the production of the items and for the purposes set forth in this Schedule, subject to any limitations, restrictions or conditions specified with respect to any such item or purpose, and then, only to the extent that substitution of a less critical material is impracticable:

(1) Implements of war. The conditions. restrictions and limitations set forth in this Schedule with respect to any listed item or purpose shall not apply to the manufacture of "implements of war" produced for the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration, where the use of tin in the grade and to the extent employed is required by the latest applicable specifications (including performance specifications, unless otherwise directed by the War Production Board) of the government service or agency for which the same are being pro-

(2) Detonators and blasing caps (including electric blasting caps). This item includes all necessary parts and accessories but is limited to detonators and blasting caps which to be used in mining, quarrying or oil drilling operations. Necessary materials to be incorporated in such detonators or blasting caps shall be exempt from the limitations, conditions and restrictions specified in this Schedule with respect to any such material.

(3) Tin plate, terne plate and terne metal. Tin plate, terne plate and terne metal, as respectively defined in Supplementary Order M-21-e, as from time to time amended, may be manufactured as permitted under the provisions of said Supplementary Order. Terne

metal, however, may be manufactured from

secondary tin only.

(4) Collapsible tubes. The use of tin in the manufacture of collapsible tubes is permitted subject to the limitations and restrictions of Conservation Order M-115, as amended from time to time.

(5) Brass and bronze. The tin content of brass and bronze alloys shall be limited as follows according to the purposes for which

such alloys are to be used:

(a) Cast alloys. (1) For the manufacture of high ratio worm gears, fire engine pump gears, jack nuts, feed nuts, elevating nuts, thrust washers or discs, machine tool spindle bearings, hydraulic pump bodies and ends for gear pumps, grinder spindle sleeve bearings, or step bearings—not more than 12% tin by weight.

(2) For the manufacture of heavy, slow cooling castings (such as, for example, steel mill screw down nuts) where for performance characteristics, the alpha-delta eutectoid must be retained-not more than 18% tin

by weight.

(3) For the manufacture of injectors (combining and delivering nozzles only)—not more than 14% tin by weight prior to June 1, 1943, and beginning June 1, 1943, as specified under (6) of this paragraph (a).(4) For the manufacture of piston rings

for airbrake cylinders—not more than 17%

tin by weight.
(5) For the manufacture of piston rings for locomotives-not more than 20% tin by weight.

(6) For all other purposes, a maximum tin content of 9% by weight, unless the lead content of the alloy is equal to or greater than, the tin content, and in such event,

not to exceed 12% by weight.

(b) Wrought alloys. (1) For the manufacture of thermostatic discs or diaphragms. bronze welding rods or fourdrinier warp wire—not more than 9% tin by weight.

(2) For all other purposes—not more than 6% tin by weight.

(6) Solder. In the manufacture of solder, the tin content shall be limited as follows

according to the purposes for which it is to be used: (i) For the repair of gas meters in accordance with Supplementary Order M-43-b, as amended—not more than 38% tin by

(ii) For wiping lead-sheathed cable joints or lead pipe joints—not more than 32.5% tin by weight;
(iii) For use in the manufacture of industrial instruments (as defined in Conservated in the conservation of tion Order L-134) and their associated control valves—50% tin by weight: Provided, that solder of a lower tin content shall be used whenever its use will not cause damage or change the physical or electrical properties of the part soldered;

(iv) For the installation and repair of water service pipes connecting the piping of a structure with the outside water mainnot more than 38% tin by weight.

(v) For all other purposes, not more than 21% tin by weight.

The total quantity of tin which any person may use in the manufacture of solder during any calendar quarter, beginning January 1, 1943, shall be limited to 50% of the

ary 1, 1943, shall be limited to 50% of the quantity used by him in the manufacture of solder during the base period.

(7) Babbitt. In the manufacture of babbitt metal and similar alloys used as babbitt, the tin content shall be limited to not more than 12% by weight and only secondary tin shall be used. The foregoing restrictions, however, shall not apply where the babbitt metal or other similar alloy used the babbitt metal or other similar alloy used as babbitt is to be used for any of the fol-lowing purposes:

Repair, maintenance or replacement in existing diesel engines, turbines, locomotive connecting rods or coupling rod bearings; provided in any such case that the design of the machine or equipment makes the substitution of lead base babbitt impossible.

(ii) Repair, maintenance or replacement in vessels or shipping facilities pursuant to a preference rating duly established or assigned by the United States Maritime Commission.

The total quantity of tin which any person may use in the manufacture of babbitt metal, or other similar alloys used as babbitt, during any calendar quarter, beginning January 1, 1943, shall be limited to 40% of the quantity used by him for such purposes during the base period.

(8) Foil. In the manufacture of foil the tin content shall be limited as follows according to the purposes for which it is to be

(i) Electrotypers foil-not more than 16%

tin by weight. (ii) Dental foil-not more than 30%

tin by weight.

(iii) Foll to be used in condensers—not more than 4½% tin by weight.
(iv) Soft babbitt foil for the preparation of

industrial metallic packing-not more than

1.5% tin by weight.
(v) Foil for any other purpose—not more than 1.5% tin by weight and such content shall not be derived from pig tin.

The quantity of tin which any person may use in the manufacture of foil during any calendar quarter, beginning January 1, 1943, shall be limited to 35% of the quantity used him for such purposes during the base

period.

(9) Dairy equipment. Tin may be used to coat fluid milk shipping containers which are manufactured within the restrictions and in accordance with the provisions of Con-servation Order M-200. Tin may be used servation Order M-200. In may be used to manufacture dairy equipment other than such fluid milk shipping containers, but the total quantity used by any person in the manufacture of such other dairy equipment during any calendar quarter beginning Jan-uary 1, 1943, shall be limited to the quantity used by him for such purposes during the base period. Any dairy equipment may be retinned, provided only that the amount of tin which any retinner may use during any calendar quarter, beginning January 1, 1943 for the retinning of dairy equipment, shall be limited to 150% of the quantity used by

him for such purposes during the base period.

(10) Kitchen, galley and mess equipment for the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration or the Forest Commission of the United States Department of Service of the United States Department of Agriculture. Tin may be used to coat the foregoing equipment excluding flat ware, to the extent required by the applicable specifications (including performance specifications, unless otherwise directed by the War Production Board) of the service or agency to

which such equipment is to be delivered.

(11) Wire—Coating. Tin or tin alloys may be prepared and used for coating wire only

as follows and then, only when specified:

(a) For copper wire. There shall be no limitation upon the tin content of the coating alloy when the copper wire to be coated therewith is of a size of .0320" nominal diameter or finer. If the wire to be coated is of a size larger than .0320" nominal diameter, the tin content of the coating alloy shall be limited to 12% tin by weight.

(b) For steel wire. (i) To be used as

armature binding wire.

(ii) To be used in the manufacture of equipment for the production of textiles. (iii) To be used in the packaging or marking of meat where the wire comes into actual

contact with the meat. (iv) In the liquor finishing process of fine

steel bright wire.

(12) Foundry chaplets—Coating. Alloys containing not more than 5% of tin by weight

may be manufactured and used for coating foundry chaplets. Tin in no other form may be used for such coating, except as permitted Order M-21-e. under Supplementary

(18) Printing plates and type metal for use by the printing, publishing and related service industries. Secondary tin only may be used in the manufacture of such plates and type metal. The quantity of secondary tin which any person may use in the manufacture of such plates and type metal during any calendar quarter, beginning January 1, 1943, shall be limited to 75% of the quantity of tin used by him for such purposes during the base period.

(14) Dental amalgam alloys. Tin may be used in the manufacture of dental amalgam alloys but the tin content of any such alloy

shall be limited to 30% tin by weight.
(15) Pipe organs for religious and educational institutions. Tin may be used only in the repair or maintenance of such organs and only where and to the extent that the substitution of a less critical material is impossible.

(16) Bolster metal for use in the manufacture of cutlery and surgical instruments for the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration. The tin content of such bolster metal shall not exceed 10% by weight and shall be derived

from secondary tin only.
(17) Fusible alloys and dry pipe valve seat rings. Tin may be used in the manufacture of fusible alloys and dry pipe valve seat rings to the extent required to meet performance specifications with respect to the operation of the product in which such alloy is to be contained.

(18) Lead-base alloys for coating sheet or wire. Lead-base alloys containing tin may be manufactured and used to coat steel sheet or steel wire provided the tin content of any such alloy does not exceed 2.50% by weight and is not derived from pig tin.

(19) Equipment for preparing and handling food. In addition to the purposes specifled in item (9) of this Schedule with respect to dairy products, tin may be used in the manufacture or repair of the following types of equipment, but only to the extent herein indicated:

(i) To coat or to retin articles of equipment used in the process or handling of meat in the meat-packing industry, to the extent that any such article comes into actual contact with meat. The equipment intended to be covered by this provision includes, but is not limited to: bacon combs, hangers, metal molds, shovels, forks and scoops for handling sausage and cooking utensils

(ii) To retain articles of existing equipment used for the preparation or handling of any food, by institutions or by industrial or commercial establishments, but only to the extent that any such article comes into actual contact with food.

[F. R. Doc. 43-8308; Filed, May 25, 1943; 11:10 a. m.]

#### PART 1001-TIN

[Revocation of Conservation Order M-43-a]

The revocation of § 1001.2 Conservation Order M-43-a effected January 9, 1943, under paragraph (a) of § 1001.1 (General Preference Order M-43) is hereby ratified and confirmed.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 48-8309; Filed, May 25, 1943; 11:10 a. m.]

PART 1052-KITCHEN, HOUSEHOLD AND OTHER MISCELLANEOUS ARTICLES

(Supplementary Limitation Order L-30-a, as Amended May 25, 1943]

GALVANIZED WARE AND NON-METAL COATED METAL ARTICLES

§ 1052.2 Supplementary Limitation Order L-30-a-(a) Definitions. For the purposes of this order:

(1) "Restricted" when applied to any products or articles, means made of iron or steel which is zinc-coated or has a plain, japanned, painted, lithographed or lacquered finish.

(2) "Preferred order" means any purchase order, contract or subcontract for delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration.

(3) "Garbage, rubbish and ash receptacles" or "garbage cans and pails" do

not include:

(i) Cans which are both specifically designed for, and of a type customarily used for, the disposal of oily waste or

film scrap; or

- (ii) Cans produced in fulfillment of preferred orders, provided such cans are constructed in accordance with United States Army Specifications Nos. 29-91 (dated October 18, 1939) or 29-91A (dated March 3, 1942), Federal Specification No. RR-C-81 (as amended May, 1936), Emergency Alternate Federal Specification No. E-RR-C-81 (dated April 30, 1941), or Bureau of Ships Specification No. 42C23 (INT) (dated June 1, 1942).
  (4) "Pails," "buckets" or "tubs" do not
- include:
- (i) Any pails, buckets or tubs designed expressly for use as packing or shipping containers:
- (ii) Any buckets produced in fulfillment of preferred orders, provided such buckets are constructed in accordance with Federal Specification No. RR-B-771a (dated March 3, 1939) or Emergency Alternate Federal Specification No. E-RR-B-771a (dated December 11, 1941);
- (iii) Any buckets designed for use in bored wells.
- (5) "Storage cans for petroleum products" means cans, with a capacity of 1 to 5 gallons, inclusive, designed for the storage of oil, gasoline or kerosene, except the following:
- (i) Cans commonly known as safety cans, used for the storage of inflammable liquids;
- (ii) Cans used as operating supplies by railroads, common carriers, or mines (as covered in Order P-56): Provided, That all such cans are sold in fulfillment of purchase orders from railroads, common carriers or mines:
- (iii) Cans designed for use on tank trucks for petroleum distribution operations; and

(iv) Drums (as defined in Order M-255) produced in fulfillment of a purchase order accompanied by an authorization of the War Production Board issued under paragraph (c) of Order M-255.

(6) "Manufacturer" means any person who produces or assembles any restricted product or article, or any part for such

product or article.

(7) "Put into process" means the first change by a manufacturer in the form of material from that form in which it is received by him.

(8) "Base period" means the twelve

months ending June 30, 1941.

(b) Restrictions on miscellaneous articles. Except as provided in paragraph (g), on and after November 12, 1942, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of any of the following restricted articles:

(1) Watering pots,

(2) Radiator and tractor filling cans (other than blitz cans),

(3) Foot baths,

(4) Liquid and dry measures (other than oil measures with flexible spouts), except in fulfillment of preferred orders,

(5) Dippers, except in fulfillment of preferred orders,

(6) Ash sifters,

(7) Coal hods and scuttles,

(8) Utility baskets.

(c) Restrictions on garbage, rubbish and ash receptacles. (1) Except as provided in paragraph (g), on and after November 12, 1942, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of any restricted garbage, rubbish or ash receptacles except garbage cans and pails as permitted in Schedule A attached to this order.

(2) Except in fulfillment of preferred orders, during the period of three months beginning April 1, 1943, and during each succeeding period of three months, no manufacturer shall put into process more iron and steel, by weight, in the production of restricted garbage and ash cans and pails permitted under Schedule A, than three times 75 percent of the average monthly amount of iron and steel, by weight, put into process by him during the base period in the production of restricted garbage, rubbish and ash receptacles.

(d) Restrictions on pails, buckets and tubs. (1) Except as provided in paragraph (g), on and after November 12, 1942, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of any restricted pails, buckets or tubs (other than fire buckets) except pails and buckets and wash tubs as permitted under Schedule A.

(2) On and after January 1, 1943, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of any restricted

fire bucket.

(3) Except in fulfillment of preferred orders and orders placed by the Rubber

Development Corporation, U. S. Commercial Corporation and Defense Supplies Corporation, and except as provided in paragraph (d) (4), during the period of three months beginning January 1, 1943 and during each succeeding period of three months no manufacturer shall put into process more iron and steel, by weight, in the production of:

(i) Restricted pails and buckets permitted under Schedule A than three times 16%% of the average monthly amount of iron and steel, by weight, put into process by him during the base period in the production of restricted pails and buckets (other than fire buckets and wringer buckets); or

(ii) Restricted washtubs permitted under Schedule A than three times 16%% of the average monthly amount of iron and steel, by weight, put into process by him during the base period in the production of restricted washtubs.

(4) A manufacturer may increase the percentages prescribed in paragraph (d) (3) from 16% % to not more than 50%, to the extent that he puts into process iron or steel which he has identified as falling within one or more of the following classes:

(i) Iron and steel in his inventory on

March 22, 1943;

(ii) Iron and steel obtained by him pursuant to a special sale, as defined in Priorities Regulation No. 13, and in accordance with the terms of that regulation;

(iii) Top cuts of steel (being that portion of steel in ingot normally discarded as not meeting special quality requirements of the customer's order for which it was melted);

(iv) Bessemer processed steel;

(v) Sheet mill seconds, rejects and wasters, 28-gauge and heavier;

(vi) Tin mill black plate rejects, 29 and 30-gauge;

(vii) Iron and steel obtained by him from a warehouse (as defined in Conservation Order M-21-b).

(e) Restrictions on wash boilers and fire shovels. (1) Except as provided in paragraph (g), on and after November 12, 1942, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of any:

(i) Restricted wash boiler except as permitted in Schedule A; or

(ii) Restricted fire shovel more than 22 inches in length.

(2) During the period of three months beginning January 1, 1943, and during each succeeding period of three months, no manufacturer shall put into process more iron and steel, by weight, in the production of:

(i) Restricted wash boilers permitted under Schedule A than three times 50% of the average monthly amount of iron and steel, by weight, put into process by him in the base period in the production of wash boilers (whether restricted or not), or

(ii) Restricted fire shovels, than three times 50% of the average monthly amount of iron and steel, by weight, put into process by him during the base period in the production of restricted fire shovels.

(f) Restrictions and funnels, refrigerator pans and storage cans for petroleum products. (1) Except as provided in paragraph (g), no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in the production of:

(i) Any restricted funnels, except:(a) In fulfillment of preferred orders

(b) As permitted in Schedule A:

(ii) Any restricted refrigerator pans;

(iii) Any restricted storage cans for petroleum products except:

(a) In fulfillment of preferred orders,

(b) Storage cans for petroleum products permitted in Schedule A.

(2) Except in fulfillment of preferred orders, no manufacturer shall put into process in the production of restricted funnels permitted under Schedule A:

(i) Any material other than iron or steel which he has identified as falling within one or more of the classes of iron and steel enumerated in subparagraphs (i) to (vii) of paragraph (d) (4); or

(ii) More iron and steel of such

classes, by weight,

(a) During the period from March 22, 1943 to March 31, 1943, inclusive, than 50% of the average monthly amount of all iron and steel, by weight, put into process by him during the base period in the production of restricted funnels, or

(b) During the period of three months beginning April 1, 1943, and during each succeeding period of three months, than three times 50% of the average monthly amount of all iron and steel, by weight, put into process by him during the base period in the production of restricted funnels.

(3) Except in fulfillment of preferred orders, no manufacturer shall put into process in the production of restricted storage cans for petroleum products permitted under Schedule A, more iron and

(i) During the period from May 25, 1943 to June 30, 1943, inclusive, than two times 50 percent of the average monthly amount of iron and steel, by weight, put into process by him during the base period in the production of restricted storage cans for petroleum products; or

(ii) During the period of three months beginning July 1, 1943, and during each succeeding period of three months, than three times 50 percent of the average monthly amount of iron and steel by weight, put into process by him during the base period in the production of restricted storage cans for petroleum products.

(g) Exceptions. (1) Notwithstanding the provisions of paragraphs (b), (c) (1), (d) (1), (e) (1) and (f) (1), a manufacturer may apply a zinc or other coating and may attach bails, handles, spouts or ears to any restricted article which was

otherwise completed on or before December 7, 1942.

(h) Applicability of other orders. The provisions of this order shall supersede the provisions of Limitation Order L-30 in respect to restricted articles covered by this order, but nothing in this order shall be deemed in any way to affect the provisions of said Order L-30 and other orders in respect to any other articles or products. In so far as any other order restricts the use of any material in the production of any restricted articles to a greater extent than the limits imposed by this order, the restrictions of such other order shall govern unless otherwise specified therein.

(i) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(j) Appeals. Any appeal from this Order should be made on Form PD-500 and should be filed with the field office of the War Production Board for the district in which is located the plant to which the appeal relates.

(k) Avoidance of excessive inventories. No manufacturer shall accumulate, for use in the manufacture of restricted articles covered by this order, inventories of raw materials, semi-processed materials, or finished parts in quantities in excess of the minimum amount necessary to maintain production of such restricted articles as permitted by this order.

(1) Records. All persons affected by this order shall keep and preserve for not less than two years, accurate and complete records concerning inventories, production and sales.

(m) Audit and inspection. All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(n) Reports. Each manufacturer shall file with the War Production Board, on or before the twenty-fifth day of each calendar month, a report on Form PD-655 showing all shipments of restricted articles covered by this Order made during the preceding calendar month, together with a statement of stocks of such articles on hand at the beginning and end of such month.

(0) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control

and may be deprived of priorities assistance.

(p) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers' Durable Goods Division, Washington, D. C., Ref.: L-30-a.

Issued this 25th day of May 1943.

War Production Board,
By J. Joseph Whelan,
Recording Secretary.

SCHEDULE A

Schedule A amended May 25, 1943.

Under paragraphs (c) (1), (d) (1), (e) (1) and (f) (1) of Limitation Order L-30-a, except as provided in paragraph (g) of that Order, no manufacturer shall process, fabricate, work on or assemble any iron or steel for use in certain restricted articles unless such restricted articles fall within the permissible sizes and other limitations set forth in this Schedule. When a manufacturer is permitted by this schedule to make more than one size of any restricted article, each size he manufactures shall fall within a different one of the size ranges specified.

Articles	Number of sizes permitted each manu- facturer	Size (actual capacity or dimensions)	Gauges
Garbage and ash cans and pails (covers must not be zinc coated).	4	5-7 gallons 9-11 gallons 20 gallons <sup>1</sup> 27 gallons <sup>1</sup>	26-31 gauge. 26-31 gauge. 26-31 gauge. 22-24 gauge.
Pails and buckets (other than fire buckets and wringer buckets).	2	10 quarts 1	28 gauge and lighter. 28 gauge and heavier.
Wash tubs (without stands or legs)	1	14 gallons 1	28 gauge and lighter.
Wash boilers	1	11 to 14½ gallons	28 gauge and lighter.
Funnels (with or without wire strainers)	Unlimited.	10" to 15" in diameter of bowl by 9½" to 12½" deep.	22-30 gauge.
Storage cans for petroleum products	1	5 gallons 1	28 gauge and lighter.

<sup>1</sup> The capacity or dimensions of these sizes may vary 10% from the figure stated.

#### INTERPRETATION 1

Paragraph (b) (4) of Order L-30-a, as amended February 11, 1943, refers to "liquid and dry measures (other than oil measures with flexible spouts) . ." Oil measures which contain spouts of rigid construction but contain hinges which permit the spouts to be raised, lowered, or otherwise moved, are to be considered "measures with flexible spouts" pursuant to paragraph (b) (4) of L-30-a. (Issued March 11, 1943.)

[F. R. Doc. 43-8303; Filed, May 25, 1943; 11:09 a.m.]

PART 1166—APPAREL FOR FEMININE WEAR [General Limitation Order L-85 as Amended May 25, 1943]

Part 1166 (formerly "Feminine Apparel for Outer Wear and Certain Other Garments") is amended to read: "Apparel for Feminine Wear".

Section 1166.1 General Limitation Order L-85 is amended to read as follows:

§ 1166.1 General Limitation Order L-85—(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board.

(b) Definitions. For the purpose of this order and its schedules:

(1) "Put into process" means the first cutting of cloth in the manufacture of any apparel for feminine wear.

(2) Unless otherwise specifically defined, all terms in this order and its schedules shall have their usual and customary trade meanings.

(c) General restrictions. (1) No person shall put into process or manufacture any apparel for feminine wear con-

trary to the restrictions in any schedule of this order.

(2) No person shall sell or deliver any apparel for feminine wear knowing the same to have been put into process or manufactured contrary to the restrictions in any schedule of this order.

(d) General exceptions. The provisions of this order and its schedules shall not apply to:

 Apparel for feminine wear made in the home and not for remuneration;

(2) The sale of apparel, for feminine wear by a person who acquired the same for her own personal use;

(3) The sale of second hand apparel for feminine wear:

(4) The alteration of any apparel for feminine wear to fit a specific individual consumer;

(5) Apparel for feminine wear for persons of heights of 5'  $7\frac{1}{2}$ ' or over, of abnormal size, or with physical deformities, to the extent it is necessary to use in such apparel additional material for proportionate length, sweep or width;

(6) Bridal gowns;

(7) Burial gowns;(8) Robes and vestments as required by the rules of religious orders and sects and the judiciary;

(9) Historical costumes for theatrical

productions;

(10) Officially prescribed uniforms manufactured in accordance with the specifications of the applicable department or agency regulations for personnel of the United States Army, Navy, Marine Corps, Coast Guard, Maritime Commission, War Shipping Administration, and their auxiliaries;

(11) Apparel for feminine wear manufactured in foreign countries and received in customs in the United States

prior to July 1, 1943.
(e) Fair distribution of products. It is hereby declared to be the policy of the War Production Board that material produced in accordance with this order shall be distributed equitably and that no person shall discriminate, in the acceptance or filling of orders, sales or deliveries, as between customers who meet his established prices and terms. Upon complaint of any person or without such complaint, the War Production Board may investigate any case of supposed failure of any person to distribute his product equitably, and may issue such instructions as are necessary to obtain equitable distribution. Any instructions pursuant to this paragraph to be valid must be in writing.

(f) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the ap-

peal.

(g) Communications to the War Production Board. All reports to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Ref. L-85.

(h) Violations. Any person who wilfully violates any provision of this order, or who in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries or from processing or using material under priority control and may be deprived of priorities assistance by the War Production Board.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8304; Filed, May 25, 1943; 11:09 a. m.]

PART 1166-APPAREL FOR FEMININE WEAR [Schedule I to General Limitation Order L-85]

WOMEN'S, MISSES' AND JUNIOR MISSES' DRESSES

§ 1166.2 Schedule I to General Limitation Order L-85—(a) Definitions. For the purpose of this schedule:

(1) When descriptive of sizes:

(i) "Misses" means sizes 10–20;(ii) "Junior misses" means sizes 9–17; (iii) "Women's regular" means sizes

36-52: (iv) "Little women's" means sizes 141/2-281/2:

(v) "Women's stout" means sizes 381/2-

521/2; (vi) "Women's odd" means sizes 35-51.

(2) "Evening dress" and "dinner dress" means a dress of floor or ankle

length;
(3) "Suit dress" means an unlined two-piece outfit consisting of top and skirt, sold as one unit and commonly

known to the trade as a two-piece dress. It shall be subject to all the regulations of this Schedule I governing dresses. However, if the top is lined, half lined, sleeve lined, partly or skeleton lined, it shall be deemed a suit and not a dress, and shall be subject to Schedule III governing suits;
(4) "Daytime dress" means any dress

other than an evening or dinner dress;

(5) "Dress" includes an evening dress, dinner dress, suit dress, daytime dress, nurses' uniform, maid's uniform and ma-

ternity dress;
(6) "Body basic" means the front and back of the waist, the skirt, sleeves, inside shoulder pads, belt or sash, hem, normal facings, and 2" lap on an open front

(7) "Trimming allowance" means the material allowed to be used to trim a

body basic:

(8) "French cuff" means a cuff over a cuff, or a double cuff;
(9) "French facing" means a facing

extending to the armhole or beyond;

(10) "Culotte" means a garment with

a divided skirt:

(11) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the dress is ready for shipment, as follows:
(i) "Sweep" means the maximum cir-

cumference of a skirt at any point

parallel to the floor;

(ii) "Hipline" means the line 9 inches

below the waistline:

(iii) "Sleeve length" means the maximum measurement from the side of the neck over the shoulder to the bottom of the sleeve:

(iv) "Sleeve circumference" means the maximum measurement at the bottom of the sleeve, or at the part attached to the

cuff:

(v) Measurements of the length of a daytime dress and of a top of a suit dress shall be made from the nape of the neck to the bottom of the finished garment:

(vi) Measurements of the length of a suit dress skirt shall be made from the highest point of the skirt to the bottom of

the finished garment;

(vii) Measurements of the length of an evening or dinner dress shall be made from the center of the hollow of the neck to the bottom of the finished garment.

(b) General exceptions. The provisions of this schedule shall not apply to dresses, the cloth for which was put into process prior to:

(1) May 27, 1943, in the case of fall

and winter dresses; and

(2) July 1, 1943, in the case of summer dresses: Provided, That the provisions of General Limitation Order L-85 as amended July 10, 1942, shall apply to summer dresses until July 1, 1943.

(c) General restrictions on processing, manufacture and sale of women's, misses', and junior misses dresses. (1) No person shall put into process, manufacture, sell or deliver any dress, including a jumper dress, with another garment or article at a unit price, except that the top and skirt of a suit dress may be sold as one unit at a unit price.

(2) No person shall put into process, manufacture, sell or deliver a dress with an attached hood, cape, fichu, vest, pants, handkerchief, or shawl.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) General restrictions applying to the processing of a dress. (1) No person shall put into process any cloth for the manufacture of a dress with:

(i) French facings:

(ii) A belt or sash over 2" in width;

(iii) Bi-swing, vent, or Norfolk type backs;

(iv) Balloon, dolman or leg-of-mutton sleeves:

(v) Sleeve facing over 11/2 inches:

(vi) Culottes;

(vii) A skirt with pleating, tucking or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;

(viii) An open front or fly front skirt which does not conform when open to the measurements prescribed for that

particular size:

material.

(ix) French cuffs. (e) General restrictions applying to the use of trimming allowance. (1) No person shall put into process any cloth for trimming on a dress exceeding the following restrictions:

(i) Cuffs over 3" in width;

(ii) Cuffs with more than 2 buttons and buttonholes;

(iii) More than 1 ruffle on each sleeve; (iv) A sleeve ruffle exceeding 3" in

width; (v) More than 1 collar or revers. (A single collar or revers of 2 thicknesses

with an inside lining is permitted.); (vi) A collar or ruffle over 5" wide;

(vii) More than 2 pockets, inside or out, or with any patch pocket exceeding 42 square inches of material before reduction:

(viii) More than 4 flaps over 18 square inches each:

(ix) Quilting in excess of 300 square inches

(x) Pleating, tucking or shirring of any part or section above the waistline of a dress, increased by more than 10% of said part or section, except that the width of the complete front of a top of a dress may be increased by 8 inches of

Provided, That the use of cloth as allowed above shall be charged against the

trimming allowance. (f) Body basic and trimming allowance. (1) A dress shall consist only of cloth sufficient for the body basic and the trimming allowance. At any place on the body basic where there is more than 1 thickness of material, except for the belt or sash, normal facings, inside shoulder pads, hem, and a 2" lap on an open front top, all of which are considered part of the body basic, the extra thickness shall be deemed trimming and

shall be charged against the trimming allowance. (2) The body basic shall be limited to

(See Fig. 1): (i) The complete front and back of the waist up to the neckline, including normal fullness. In the case of a suit dress, the waist or top shall not exceed 25 inches in length for a size 16, other sizes to be graded in normal proportions:

(ii) The skirt, with the limitations of hip, length, sweep, and hem, as provided

in paragraph (g)

(iii) Short or full length sleeves, with the limitations of length and circumference as provided in paragraph (g), and the limitation of facings as provided in paragraph (d) (i) (v);

(iv) One belt or sash;

(y) Inside shoulder pads;(yi) A 2" lap on an open front top; (vii) Normal facings.

(3) The trimming allowance shall be limited to:

(i) 700 square inches for nontransparent fabrics for all sizes if the hip measurement does not exceed the body basic hip measurement. However, if the hip measurement exceeds the allowable body

basic hip measurement, and in no event may it exceed the allowable sweep, such trimming allowance shall be reduced to

525 square inches;

(ii) 1400 square inches for transparent fabrics for all sizes if the hip measurement does not exceed the body basic hip measurement. However, if the hip measurement exceeds the allowable body basic hip measurement, and in no event may it exceed the allowable sweep, such trimming allowance shall be reduced to 1050 square inches.

(g) General restrictions on the measurements of dresses. Maximum measurements for all sizes and ranges other than those specified below shall be graded in normal trade proportions.

(1) Daytime dresses. Daytime dresses shall be of and graded from the following

maximum measurements:

Туре	Size	Skirt sweep other than wool & wool 9 oz & under	Skirt sweep wool over 9 ounces	Basic body hip meas.	Dress length	Hem	Sleeve circum.	Sleeve length
Misses Jr. miss Little wom. (short). Women's reg Women's stout Women's odd	16 15 20½ 40 42½ 41	76	64 64 70 70 72 72	56 56 62 62 64 64	431/2 42 441/2 46 47 47	2 2 2 2 2 2 2	14 14 15½ 15½ 16	30 30 29 31 32 32

(2) Suit dresses. The above maximum measurements relating to daytime dresses shall apply to suit dresses, in addition to which the following maximum measurements are also to be observed:

Туре	Size	Top or waist length	Skirt lgth. in- cluding waist- band
Misses Jr. miss Little wom. (short) Women's reg. Women's stout Women's odd	16 15 20½ 40 42½ 41	25 25 25½ 26½ 26½ 26½ 26¾	28 271/4 271/4 291/4 301/4

(3) Evening and dinner dresses.

(i) Sweeps on all sizes of evening and dinner dresses shall be limited, with respect to the following materials, to: (a) 90 inches when made of crepes,

crepe satins, and similar fabrics;

(b) 144 inches when made of taffeta, flat satins, and failles;

(c) 288 inches when made of transparent fabrics;

(d) 90 inches when made of any other material.

(ii) Lengths for evening and dinner dresses shall not exceed:

(a) 59½" for size 16, Misses' range; (b) 58" for size 15, Junior Misses' range;

(c) 601/2" for size 40, Women's range. (iii) No evening or dinner dress may be made of wool cloth.

(iv) Except for measurements of length and sweep, all other measurements relating to daytime and suit dresses shall apply to evening and dinner dresses.

(v) Any dress shorter than ankle or floor length shall conform in all respects with the measurements prescribed for daytime and suit dresses.

Maternity dresses. Maternity dresses shall be subject to all of the regulations and restrictions relating to daytime and suit dresses, except:

(i) A misses', size 16, may have a maximum sweep of 80 inches;

(ii) A junior misses', size 15, may have a maximum sweep of 80 inches:

(iii) A women's, size 40, may have a maximum sweep of 84 inches;

(iv) All sizes may be made 1 inch longer than lengths prescribed for daytime or suit dresses;

(v) The full trimming allowance may be used even when the hip measurement, which may in no case exceed the allowable sweep, exceeds the maximum hip measurement of the Body Basic.

(5) Nurses uniforms. Nurses uniforms shall be of and graded from the following maximum measurements:

Туре	Size	Length pre- shrunk	Length non- shrunk	Hems	Sweep
Misses	16	44½	47	3 3 3	72
Junior miss	15	43	45½		72
Women's	40	46	48½		76

(6) Maids uniforms. Maids uniforms shall be of and graded from the following maximum measurements:

Туре	Type Size		Length non- shrunk	Hems	Sweep	
Misses	16	43½	45½	2 2	60	
Women's	40	45	47		66	

(h) Records. Every person who puts cloth into process for the manufacture of dresses shall make and retain, for not less than one year, a record of the number of square inches used for the trimming on each style of dress manufactured by him.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN Recording Secretary.

BODY BASIC MISSES SIZE 16

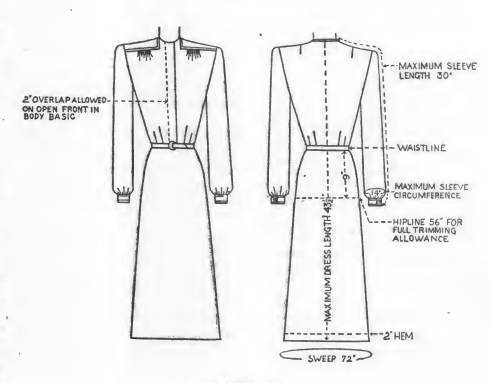


FIG. 1 [F. R. Doc. 43-8324; Filed, May 25, 1943; 11:09 a. m.]

PART 1166—APPAREL FOR FEMININE WEAR [Schedule II to General Limitation Order L-85]

WOMEN'S, MISSES' AND JUNIOR MISSES' BLOUSES

§ 1166.3 Schedule II to General Limitation Order L-85—(a) Definitions. For the purpose of this schedule:

(1) "Blouse" means the outer garment for feminine wear commonly worn with a separate skirt or under a jacket, and shall include all kinds of blouses and shirts;

(2) "French cuff" means a cuff over a cuff, or a double cuff;

(3) "French facing" means a facing extending to the armhole or beyond.

(b) General exceptions. The provisions of this schedule shall not apply to blouses, the cloth for which was put into process prior to:

(1) May 27, 1943, in the case of fall and winter blouses; and

(2) July 1, 1943, in the case of summer blouses, provided that the provisions of General Limitation Order L-85 as amended July 10, 1942, shall apply to summer blouses until July 1, 1943.

(c) General restrictions on processing, manufacture and sale of women's, misses', and junior misses' blouses. (1) No person shall put into process, manufacture, sell or deliver a blouse with another garment or article at a unit price.

(2) No person shall put into process, manufacture, sell or deliver a blouse with an attached vestee, dickey, gilet, hood,

capelet or handkerchief.

(3) No person shall change ar

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) General restrictions applying to the processing of a blouse. (1) No person shall put into process any cloth for the manufacture of a blouse with:

(i) French facings;

- (ii) Double yoke, except on knitted fabrics;
- (iii) Bi-swing, vent, or Norfolk-type backs;
- (iv) Balloon, dolman, or leg-of-mutton sleeves;

(v) French cuffs;

(vi) Cuffs over 3 inches in width;

- (vii) Cuffs with more than two buttons and buttonholes;
  - (viii) Sleeve facing over 11/2 inches;
- (ix) More than 1 ruffle on each sleeve;(x) A sleeve ruffle exceeding 3 inches in width:
- (xi) More than 1 collar or revers. (A single collar or revers of 2 thicknesses is permitted);
- (xii) A collar or revers over 5 inches wide:
- (xiii) Epaulets or tabs on the shoulders:
- (xiv) More than 1 pocket, inside or out, or with any patch pocket exceeding 25 square inches of material before reduction:
- (xv) More than 1 flap limited to 15 square inches of material before reduction;

(xvi) More than 2 separate trimming bows over 2 inches in width;

(xvii) Quilting in excess of 100 square inches.

- (2) If a blouse is trimmed by any one of the following methods a combination of any such methods may not be used, and:
- (i) If a blouse is ornamented by ruffles, frills, or a jabot, the entire trimming consumed by such ruffles, frills, or jabot may use material not to exceed 320 square inches. In no case may more than 1 ruffle, frill, or jabot over 5 inches wide be used on either or both sides of the center front, and the fullness may not be over 3 to 1;

(ii) If a blouse is ornamented by tucking or pleating on the front of the blouse, the entire width of the front of the blouse may not be increased by more than 4 inches of material:

inches of material;

(iii) If a blouse is ornamented by tucking or pleating on the collar, the cuffs, or both, the entire extra material contained in the collar, the cuffs, or both may not be more than 92 square inches.

(3) A blouse shall be of and graded from the following measurements for a size 36, all other sizes and ranges to be graded in normal trade proportions:

(i) 23 inches maximum overall length,

including turn-up for hem;

(ii) 19½ inches for the maximum underarm sleeve length;

(iii) 15 inches for the maximum measurements at the bottom of the sleeve, or at the part attached to the cuff.

(e) Records. Every person who puts cloth into process for the manufacture of blouses shall make and retain, for not less than one year, a record of the number of square inches used for the trimming of each style of blouse manufactured by him.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8325; Filed, May 25, 1943; 11:09 a. m.]

PART 1166—APPAREL FOR FEMININE WEAR [Schedule III to General Limitation Order L-85]

WOMEN'S, MISSES' AND JUNIOR MISSES' COATS, FUR COATS, TOPPERS, SUITS, JACKETS, SKIRTS, SLACKS, OVERALLS, COVERALLS, PLAY SUITS AND SHORTS

- § 1166.4 Schedule III to General Limitation Order L-85—(a) Definitions. For the purpose of this schedule:
- (1) "Coat" means any outer garment for feminine wear, usually worn over other outer apparel, including a cape, a raincoat, an evening coat, a reefer and a topper, but excluding a fur coat;

topper, but excluding a fur coat;
(2) "Fur coat" means an outer garment for feminine wear, usually worn over other outer apparel, and made of

(3) "Topper" or "reefer" means a coat not shorter than 33 inches for any size;

(4) "Suit" means a garment consisting of a separate jacket and skirt of either matching or contrasting material, sold as one unit:

(5) "Jacket" means a short coat of the type usually worn with a skirt or slacks or over other apparel;

acks or over other apparel;
(6) "Evening skirt" means a skirt of

floor or ankle length;
(7) "French cuff" means a cuff over a

cuff, or a double cuff;
(8) "French facing" means a facing extending to the armhole or beyond;

(9) "Culotte" means a garment with a divided skirt;

(10) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the garment is ready for shipment, as follows:

(i) Measurements of the length of coats, toppers, and jackets shall be made from the nape of the neck to the bottom

of the finished garment;

(ii) Measurements of the length of skirts shall be made from the highest point of the skirt to the bottom of the finished garment;

(iii) "Sweep" means the maximum circumference of a skirt at any point

parallel to the floor:

(iv) "Sleeve length" means the maximum measurement from the side of the neck over the shoulder to the bottom of the sleeve;

(v) "Sleeve circumference" means the maximum measurement at the bottom of the sleeve, or at the part attached to the

cuff.

(b) General exceptions. The provisions of this schedule shall not apply to any apparel for feminine wear referred to in this schedule, the cloth for which was put into process prior to:

(1) May 27, 1943, in the case of fall and winter apparel for feminine wear;

and

(2) July 1, 1943, in the case of summer apparel for feminine wear, provided that the provisions of General Limitation Order L-85 as amended July 10, 1942, shall apply to summer apparel for feminine wear until July 1, 1943.

(c) General restrictions on processing, manufacture and sale of all women's, misses', junior misses' coats, suits, jackets, skirts, slacks, coveralls, overalls play suits, shorts and fur coats. (1) No person shall put into process, manufacture, sell or deliver an article of apparel for feminine wear covered by this Schedule with another garment or article at a unit price, except that:

(i) A jacket may be sold with a skirt, or with a slack, or with ski pants as a two-piece outfit at a unit price; and

(ii) A skirt may be sold with a onepiece short playsuit at a unit price.

(2) No person shall put into process, manufacture, sell or deliver an article of apparel for feminine wear covered by this schedule with an attached hood.

cape, capelet, fichu, vest, cap, pants, handkerchief, shawl or scarf.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) General restrictions applying to the processing of apparel for feminine wear covered by this schedule. (1) No person shall put into process any cloth for the manufacture of a coat with:

(i) French facings:

- (ii) A belt or sash over 2 inches in width:
- (jii) Bi-swing or Norfolk-type backs; (iv) Balloon, dolman or leg-of-mutten sleeves:

(v) Sleeve facings over 2 inches;

(vi) More than one collar or revers. (Single collar or revers of 2 thicknesses with inside lining permitted);

(vii) Epaulets or tabs on the shoulders:

(viii) More than 2 pockets, inside or out, or with any patch pocket exceeding 64 square inches of material before reduction:

(ix) More than 4 flaps;

(x) Separate or attached vestees, dickeys, gilets, or scarfs.

(2) No person shall put into process any cloth for the lining of a fur coat:

(i) Exceeding a maximum sweep of 64 inches for a box coat or 74 inches for a fitted coat, for a size 16. The maximum measurements for sweep of other sizes shall be 2 inches more for each larger size and 2 inches less for each smaller size:

(ii) Exceeding a maximum length of 43 inches for a size 16. Other sizes shall be graded in normal trade proportions.

(3) No person shall put into process any cloth for the manufacture of a separate jacket or a jacket which is the top of a suit, a slack suit or a ski suit, with:

(i) French facings;

(ii) A belt or sash over 2 inches in width:

(iii) Bi-swing, vent, or Norfolk-type backs:

(iv) Balloon, dolman, or leg-of-mutton sleeves:

(v) Sleeve facings over 11/2 inches; (vi) More than 1 collar or revers. (Single collar or revers of 2 thicknesses

with inside lining permitted);

(vii) A collar over 5 inches in width; (viii) Epaulets or tabs on the shoulders:

(ix) More than 2 pockets, inside or out, or with any patch pocket exceeding 42 square inches of material before reduction;

(x) More than 4 flaps;

(xi) Separate or attached vestees, dickeys, gilets or scarfs;

(xii) Double breasted fronts;

(xiii) Quilting; (xiv) Pleating, tucking or shirring of any part or section of a jacket which increases by more than 10% said part or section, except that the width of the complete front of jacket may be increased by 8 inches of material.

(4) No person shall put into process any cloth for the manufacture of a separate skirt or a suit skirt or a play suit skirt, with-

No. 103-3

(i) A separate or attached half belt, full belt, tab, simulated belt, or belt loops:

(ii) Pleating, tucking or shirring on the waistband:

(iii) A waistband over 3 inches in width at its maximum width;

(iv) Suspenders;

(v) More than 1 pocket, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction:

(vi) A flap on the pocket;

(vii) Features making such skirts of the types known as culottes, reversible skirts, lined skirts, quilted skirts, or skating skirts:

(viii) Pleating, tucking, or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size.

(5) No person shall put into process any cloth for the manufacture of a slack, coverall, overall, short, play suit, or ski pants, with-

(i) A separate or attached half belt. full belt, tab, simulated belt, or belt

loops;
(ii) Pleating, tucking or shirring on

the waistband;

(iii) A waistband over 3 inches in width at its maximum width;

(iv). More than 2 pockets, inside or out, or with any patch pockets exceeding 36 square inches of material before reduction;

(v) Flaps on pockets;

(vi) A cuff;(vii) A blouse or shirt top which exceeds the restrictions of Schedule II governing blouses.

(e) General restrictions on the measurements of all apparel for feminine wear covered by this schedule. Maximum measurements for all sizes and ranges other than those specified below shall be graded in normal trade proportions.

Coats. Coats shall be of and (1) graded from the following maximum

measurements:

Туре	Size	Hems	Outside sleeve	Sleeve	Swe	ер	Leng	th
	Size	riems	measure- ments	circumf.	Fit	Box	Fit	Box
Misses' Jr. misses'	16 15	2	30 30	16½ 16½	70 70	60 60	43	42 401/2
Little women	201/2	2 2 2	29½ 31½	$16\frac{1}{2}$ $16\frac{1}{2}$	76 76	66	44 45½	43
Women's stout Women's odd	40 42½ 41	2 2 2	32 31½	1616	78 78	68 68	46½ 46½	451/2 451/2

(2) Jackets. Separate tackets and jackets which are the tops of suits, slack suits, and ski suits shall be of and graded from the following maximum measurements:

Туре	Size	Jacket length	Sleeve	Sleeve circum- ference	Hems
Misses'	16 15 20½ 40 42½ 41	261/4	30 30 31½ 29 32 31	14 14 15½ 15½ 16 16	1½ 1½ 1½ 1½ 1½ 1½

(3) Separate skirts. Separate skirts shall be of and graded from the following maximum measurements:

Ty	pe	Size	Length inc. waist- band	Hems	Sweeps	Wool sweeps over 9 oz.
	ses' n's reg	16 15 40	28 27 29}4	2 2 2	78 78 82	64 64 70

(4) Suit skirts. Suit skirts shall be of and graded from the following maximum measurements:

Type	Size	Length inc. waist- band	Hems	Sweeps	Wool sweeps over 9 oz.
Misses' Jr. misses' Women's reg	16 15 40	28 27 29½	2 2 2 2	72 72 76	64 64 70

(5) Evening and dinner skirts. (i) Sweeps on all sizes of evening and dinner skirts shall be limited, with respect to the following materials, to:

(a) 90 inches when made of crepes, crepe satins, and similar fabrics;

(b) 144 inches when made of taffeta, flat satins, and failles;

(c) 288 inches when made of transparent fabrics; (d) 90 inches when made of any other

material. (ii) Lengths for evening and dinner

skirts shall not exceed: (a)  $45\frac{1}{2}$ " for size 16, Misses' range;

(b) 44" for size 16, Junior Misses'

(c) 46" for size 40, Women's range.

(iii) No evening or dinner skirt may be made of wool cloth.

(iv) Any skirt shorter than ankle or floor length shall conform in all respects with the measurements prescribed for daytime and suit skirts.

(6) Slacks, overalls and coveralls. Slacks, overalls and coveralls from waist down shall be of and graded from the following maximum measurements:

Туре	Size	Bottom width	Length incl. waist- band and turn-up at bottom
Misses'	16	19½	45! 4
Jr. misses'	15	19½	44!/2
Women's reg	40	22½	46!/2

(7) Ski pants. Ski pants shall be of and graded from the following maximum measurements:

Туре	Size	Bottom width	Length in- cluding waistband and turn-up at bottom
Misses'	16	15	423/2
	15	15	413/2
	40	17	443/2

Issued this 25th day of May, 1943.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8326; Filed, May 25, 1943; 11:09 a. m.]

PART 1166-APPAREL FOR FEMININE WEAR [Schedule IV to General Limitation Order L-851

#### FEMININE NECKWEAR

§ 1166.5 Schedule IV to General Limitation Order L-85—(a) Definitions. For the purpose of this schedule:

(1) "Vestee" or "gilet" means a sleeve-

less and backless front;

(2) "Dickey" means a sleeveless front and back;

(3) "Revers" means neckwear in the shape of a lapel;

(4) "Bib" means a loose front collar;(5) "Item of neckwear" means any article for feminine wear, including the foregoing, commonly known to the trade as neckwear.

(b) General exceptions. The provisions of this schedule shall not apply to neckwear, the cloth for which was put into process prior to:

(1) May 27, 1943, in the case of fall and

winter neckwear; and

(2) July 1, 1943, in the case of summer neckwear.

(c) General restrictions on processing of feminine neckwear. (1) No person shall put into process any cloth for the manufacture of feminine neckwear with: (i) A cuff over 3 inches in width;

(ii) A cuff with more than 2 buttons and buttonholes;

(iii) French cuffs;

(iv) . More than one collar or revers. (Single collar or revers of 2 thicknesses permitted):

(v) A collar over 5 inches wide:

(vi) More than 2 separate trimming bows:

(vii) All-over tucking or shirring;

(viii) Quilting in excess of 100 square inches:

(ix) Pleating, tucking or shirring which increases the front of a vestee, dickey or gilet by more than 4 inches of material, provided, however, that if a front is so increased, no ruffle, jabot or frill may be used;

(x) More than 2 pin tucks on each side of the center front of a vestee, dickey or gilet when a jabot, frill or ruffle is also

used:

(xi) More than 11/2 to 1 shirring on 1st and 2nd width laces, or more than 2 to 1 on 3rd and higher width laces.

(2) The following items of neckwear when made or sold as independent units shall not exceed the following restrictions:

(i) A jabot shall not consume more than 480 square inches of material;

(ii) Revers shall not be wider than 7 inches from the binding to the extreme edge, including trim;

(iii) A bib shall not be over 9 inches

deep:

(iv) A collar of sheer material shall not contain more than 2 tiers of fabric, each tier not to exceed 5 inches in width.

(3) The following, when made or sold as an attachment to another item of neckwear, such as a vestee or gilet, shall not exceed the following restrictions:

(i) A jabot shall not contain more than 320 square inches of material;

(ii) A jabot shall not consist of more than 3 tiers, 5 inches wide;

(iii) Revers shall not be wider than 5 inches, including trim;

(iv) A frill or ruffle shall not be over 5 inches wide on either or both sides of the center front:

(v) A frill or ruffle shall not be made

with fullness over 3 to 1.

(d) Records. Every person who puts cloth into process for the manufacture of neckwear shall make and retain, for not less than one year, a record of the number of square inches used for the trimming of each style of neckwear manufactured by him.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8327; Filed, May 25, 1943; 11:09 a. m.]

PART 1166-APPAREL FOR FEMININE WEAR Schedule V to General Limitation Order L-851

CHILDREN'S APPAREL FOR OUTER WEAR

§ 1166.6 Schedule V to General Limitation Order L-85.—(a) Definitions. For the purpose of this schedule:

(1) "Outerwear" means all apparel for children, excluding underwear and lounging wear;

(2) "Children's apparel" means outerwear of the following size ranges: (i) Toddler's range 1 to 4 for both

sexes: (ii) Children's range 3 to 6x for both sexes:

(iii) Girl's range 7 to 14;

(iv) Teen age range 10 to 16;

(v) Chubbie range  $7\frac{1}{2}$  to  $14\frac{1}{2}$  and 101/2 to 161/2

(3) "Children's" means all ranges

from 1 to 16½;
(4) "Coat" means any outer garment for children usually worn over other outer apparel, including a cape, a raincoat, a reefer and a topper, but excluding a jacket:

(5) "Topper" or "reefer" means a coat

not shorter than 33 inches for any size;
(6) "Suit" means a garment consisting of a separate jacket and skirt of either matching or contrasting material, sold as one unit:

(7) "Jacket" means a short coat of the type usually worn with a skirt or slacks or over other apparel;
(8) "Dress" includes a street dress, a

suit dress and a party dress;
(9) "Street dress" means any dress other than a party dress;

(10) "Party dress" means a dress of

floor or ankle length;

(11) "Suit dress" means an unlined two-piece outfit consisting of a top and skirt, sold as one unit and commonly known to the trade as a two-piece dress. It shall be subject to all the regulations of paragraph (d) (5) governing dresses. However, if the top is lined half lined, sleeve lined, partly or skeleton lined, it shall be deemed a suit and not a dress and shall be subject to paragraphs (d) (2) and (d) (8) governing jackets and skirts.

(12) "Legging set" means a combination of coat and leggings or pants, of the type known as a double duty outfit;

(13) "Snow suit" or "ski suit" means a combination of a jacket and leggings or pants, made exclusively for outdoor wear:

(14) "French facing" means a facing extending to the armhole or beyond:

(15) "Culotte" means a garment with a divided skirt:

(16) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the garment is ready for ship-

ment, as follows:
(i) Measurement of the length of coats, toppers, dresses, and jackets shall be made from the nape of the neck to the bottom of the finished garment;

(ii) Measurements of the length of skirts shall be made from the highest point of the skirt to the bottom of the

finished garment;
(iii) "Sweep" means the maximum circumference of a skirt or a dress at any

point parallel to the floor.

(b) General exceptions. visions of this schedule shall not apply to children's apparel, the cloth for which was put into process prior to:

(1) May 27, 1943, in the case of fall and winter apparel; and

(2) July 1, 1943, in the case of summer apparel, provided that the provisions of General Limitation Order L-85 as amended July 10, 1942, shall apply to summer apparel until July 1, 1943.

(c) General restrictions on processing, manufacture and sale of all children's apparel. (1) No person shall put into process, manufacture, sell or deliver any children's apparel, including a jumper or pinafore, with another garment or article at a unit price, except in the case of the following garments which may be sold as one unit:

(i) A skirt and a top may be sold as a dress;

(ii) A jacket may be sold with a skirt, or with slacks, or with ski pants, as a

(iii) A coat may be sold with one pair of leggings up to and including size 14;

(iv) A one-piece play suit may be sold with a skirt.

(2) No person shall put into process, manufacture, sell or deliver any children's apparel with an attached cape, muff, scarf, bag, hat, cap, capelet, hand-kerchief or hood, except that a collarless raincoat and a collarless mackinaw or ski jacket may be sold with a permanently attached hood up to and including size 14.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

- (d) General restrictions applying to the processing of children's apparel. (1) No person shall put into process any cloth for the manufacture of a Coat, Cape, or Raincoat, with:
- (i) Epaulets or tabs on the shoulders; (ii) More than one collar or revers. (Single collar or revers of two thicknesses with inside lining permitted);

(iii) A collar over 5 inches wide;

(iv) More than 2 pockets, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction:

(v) More than 1 flap on each pocket;
(vi) More than 2 separate flaps for trimming use:

(vii) Balloon, dolman, or leg-of-mutton sleeves;

(viii) French facings;

(ix) Turn-back cuffs;

(x) A belt over 2 inches wide;

(xi) Bi-swing, vent, pleat, or Norfolktype backs from the waist up;

(xii) Vestees, dickeys or gilets; (xiii) Sleeve facings over 1½ inches;

(xiv) Bibs on leggings of legging sets; (xv) Measurements which are not of or graded from the following maximum measurements:

Туре	Size	Length box coat	Sweep box coat	Length fitted	Sweep fitted	Hem	Sweep for coat sold with leg- gings
Toddlers' Children's Girl's Chubbie girl's Teen age Chubbie teen age	4 6x 14 14½ 16 16½	40	46 52½ 53 60 59½ 63½	36 41	63 70 68 72	2 2 2 2 2 2 2	48 54½ 64

\*Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions.

(2) No person shall put into process any cloth for the manufacture of a separate jacket or a jacket which is the top of a suit, a slack suit, a snow suit, or a ski suit, with:

(i) A belt wider than 2 inches;

(ii) Balloon, dolman or leg-of-mutton sleeves;

(iii) Sleeve facings over 11/2 inches;

(iv) A cuff on a sleeve;

(v) More than 1 collar or revers. (Single collar or revers of 2 thicknesses with inside lining permitted);

(vi) Collar or revers over 5 inches in width:

(vii) More than 2 pockets, inside or out, or with a patch pocket exceeding 36 square inches of material before reduction;

(viii) More than 1 flap on each pocket; (ix) More than 2 separate flaps for trimming use:

(x) Epaulets or tabs on the shoulders;

(xi) French facings:

(xii) Double breasted fronts in teen age sizes 10 to 16:

(xiii) Quilting;

(xiv) Bi-swing, vent, or Norfolk-type backs;

(xv) A dickey collar except on collarless jackets;

(xvi) Measurements which are not of or graded from the following maximum measurements:

Range	Size	Jaeket length	Snow & ski suit jacket length	Hems
Toddlers'	3 6x 14 14½ 16 16½	$   \begin{array}{r}     14\frac{1}{2} \\     16\frac{1}{2} \\     20\frac{1}{2} \\     20\frac{1}{2} \\     23\frac{1}{2} \\     23\frac{1}{2}   \end{array} $	18 22 22 22 23 <sup>1</sup> / <sub>2</sub>	1½ 1½ 1½

Maximum measurements for all sizes and ranges other than those specified above shall be graded in normal trade proportions.

(3) No person shall put into process any cloth for the manufacture of a separate skirt or a suit skirt or a play suit skirt, with:

(i) A separate or attached half belt, full belt, tab, simulated belt, or belt loops;

full belt, tab, simulated belt, or belt loops;
(ii) Pleating, tucking or shirring on the waistband;

(iii) Suspenders, except on sizes 1 to 3 and 3 to 6x. (If suspenders are used on the approved sizes the width must be limited to  $1\frac{1}{2}$  inches finished and no ruffles may be applied to the suspenders);

(iv) More than 1 pocket, inside or out, or with any patch pocket exceeding 25 square inches of material before reduction:

(v) A flap on the pocket;

(vi) A waistband over 2 inches in width at its maximum width;

(vii) Features making such skirts of the types known as culottes, reversible skirts, lined skirts, quilted skirts, or skating skirts:

(viii) Overall pleating, tucking or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;

(ix) Measurements which are not of or graded from the following maximum measurements:

Range	Size	Sweep	Length includ- ing waist- band	Hems
Toddlers'. Children's. Girl's. Chubbie girl's. Teen age. Chubbie teen age.	3 6x 14 14½ 16 16½	48 56 68 72 75 78	11½ 16³¼ 24 24 26 26	2 2 2 2 2 2 2

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions.

(4) No person shall put into process any cloth for the manufacture of a slack, coverall, overall, short, play suit or ski pants, with:

(i) A separate or attached half belt, full belt, tab, simulated belt, or belt loops;

(ii) A waistband over 2 inches in width at its maximum width;

(iii) Pleating, tucking or shirring on the waistband;

(iv) More than 2 pockets, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction:

(v) Flaps on the pockets;

(vi) Cuffs;

(vii) Suspenders, except on sizes 1 to 3 and 3 to 6x. (If suspenders are used on the approved sizes the width must be limited to  $1\frac{1}{2}$  inches finished and no ruffles may be applied to the suspenders);

(viii) Measurements which are not of or graded from the following maximum measurements:

Range	Size	Length ski pants	Max length incl. turn-up, slacks & coveralls & overalls from waist down	Circum- ference at bot- tom
Toddlers'	3	27	22½	15
Children's	6x	33	28	16
Girl's	14	42	40	18
Teen age	16	44	42½	19

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions.

(5) No person shall put into process any cloth for the manufacture of children's dresses, with:

(i) Balloon, dolman or leg-of-mutton sleeves:

(ii) French facings;

(iii) A belt over 2 inches in width;(iv) A sash over 3 inches in width;

(v) A bias cut sash;

(vi) Double yokes;

(vii) Bi-swing, vent, pleat, or Norfolktype backs;

(viii) Epaulets or tabs on the shoulders;

(ix) More than 1 collar or revers.
(Single collar or revers of 2 thicknesses permitted);

(x) A collar or revers over 5 inches in width;

(xi) More than 2 pockets, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction;

(xii) More than 1 flap on each pocket;(xiii) More than 2 separate flaps for trimming use;

(xiv) Cuffs over 2 inches in width;(xv) More than 1 button or button-

hole on a cuff;
(xvi) Sleeve facings over 1½ inches;

(xvii) Suspenders; (xviii) Extra sleeves, attached or oth-

erwise; (xix) Vestees or gilets;

(xx) Quilting;

(xxi) More than 1 ruffle (not to exceed 2 inches in width) on a sleeve;

(xxii) Ruffles on the skirt;

(xxiii) A skirt pleated, tucked or shirred, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;

(xxiv) Features making such dresses known as culottes and reversible dresses; (xxv) More than two trimming bows; (xxvi) Petticoat, apron, or overskirt; (xxvii) A dickey collar except on a collarless dress. (The dickey collar shall be no longer than 15 inches from the center back of the neckline to the longest point in front for a size 16);

(xxviii) Measurements which are not of or graded from the following maximum measurements:

Range	Size	Street length	Street	Street	Party length	Party sweep	Party hem	Length top two-piece dress
Toddlers'. Children's. Girl's. Chubbie girl's. Teen age. Teen age chubbie.	3 6x 14 14 <sup>1</sup> / <sub>2</sub> 16 16 <sup>1</sup> / <sub>2</sub>	17½ 26 36 36 41 41	48 56 66 72 72 72 78	3 3 3 3 2 2	37 52 52 57 57	80 96 96 120 120	1 1 1 1 1	14\6 16\6 20\2 20\2 20\2 23\2 23\2

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions,

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8328; Filed, May 25, 1943; 11:09 a. m.]

#### PART 1233-THERMOPLASTICS

[General Preference Order M-154, as Amended May 25, 1943]

§ 1233.1 General Preference Order No. M-154—(a) Definitions. For the purpose of this order "thermoplastics" means the synthetic resins and cellulose derivatives listed below, whether plasticized or unplasticized (except in the case of ethyl cellulose and cellulose nitrate), in their various primary unfabricated forms such as sheets, rods, tubes, shapes, slabs, pellets, powder, solutions, emulsions, and flake, and whether virgin or scrap, but not including yarn or textiles, coated or substrated photographic film or film scrap, or cellulose film up to .003" in gauge:

(1) Cellulose acetate butyrate.

(2) Cellulose acetate.

(3) Plasticized cellulose nitrate, except that used in explosives and protective coatings.
 (4) Plasticized ethyl cellulose.

(5) Polymers and copolymers of styrene, except styrene copolymerized with butadiene.

(b) Restriction on use. (1) No person shall use thermoplastics in the manufacture of articles set forth in Exhibit A annexed, regardless of preference ratings.

(2) No person shall use in the manufacture of any article not set forth in Exhibit A annexed more thermoplastics than are necessary to accomplish the functional purpose of the article, and no person shall use any quantity of thermoplastics in the manufacture of decorative attachments for any article.

(c) War use exemption. Nothing contained in paragraph (b) (1) above shall apply to use of thermoplastics by the United States Army, Navy, Coast Guard, Maritime Commission or War Shipping Administration, or by any person pursuant to the terms of any contract or order for thermoplastics or articles made therefrom, where such thermoplastics or

articles are to be delivered to, or incorporated into products to be delivered to, the aforesaid agencies, provided that such use is expressly made subject to war use exemption in Exhibit A annexed.

(d) Existing stocks exemption. Notwithstanding the provisions of paragraph (b) (1) above, any person may use, in the manufacture of any article set forth in Exhibit A annexed, thermoplastics which:

(1) Were in his possession prior to the effective date of restriction on such article, or

(2) Were in the possession of his thermoplastics supplier and on his purchase order had been so processed prior to the effective date of restriction on such article as to render impracticable their use in a manner not subject to restriction by this order.

(e) Scrap exemption. The provisions of paragraph (b) (1) above shall not apply to the use of scrap resulting from the processing or fabrication of thermoplastics: Provided, however, That no person shall use or deliver thermoplastics scrap resulting from his own operations unless:

(1) Such scrap is not of a quality to permit its reuse in the operation or product from which it was obtained, and

(2) The quantity of such scrap does not exceed 15 percent of the quantity of thermoplastics from which it was obtained.

(f) Notification of customers. Producers of thermoplastics shall as soon as practicable notify each of their regular customers of the requirements of this order and of all amendments hereto, but failure to receive such notice shall not excuse any such person from complying with the terms hereof.

(g) Miscellaneous provisions—(1) Applicability of regulations. This order and all transactions affected hereby are subject to all applicable provisions of War Production Board regulations, as amended from time to time.

(2) Effect of other orders. Nothing in this order contained shall be construed to permit the manufacture of any item or of units of any item if the manufacture of said item has been prohibited or curtailed by the terms of any other War Production Board order, heretofore or hereafter issued.

(3) Reports. Each person affected by this order shall file such reports as may

from time to time be required by the War Production Board.

(4) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making, or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(5) Appeals. Appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(6) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division Washington, D. C., Ref: M-154.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

#### EXHIBIT A

Item Effective data of restriction

Advertising specialties and Sept. 1, 1942 other items used for adver-

tising purposes, and miscellaneous novelties.

Amusement · machines and Sept. 1, 1942 parts.

and florists supplies, including plant markers.

\*Automobile accessories, but Mar. 26, 1943 not including standard equipment.

Baby carriage parts Sept. 1, 1942
Baby rattles, teething rings Mar. 26, 1943
and pacifiers.

\*Badges, emblems and cam- Jan. 9, 1943 paign buttons, except the

following:
Personal identification required by governmental agencies, personnel and plant identification for industrial use, tags and badges required for tax purposes by state and municipal governments, public safety personnel of state and municipal governments.

Barber shop lather dispensers\_ Jan. 9, 1943 Bathroom fixtures:

\*Accessories, such as tooth- Jan. 9, 1943 brush holders, drinking cups, shower curtain hooks, etc., but not including plumbing parts and fixtures.

Laundry hampers\_\_\_\_\_ Sept. 1, 1942

\*Subject to war use exemption. This exemption is subject to any specific limitations on war use exemption noted opposite particular items.

	FEDER	AL REGISTER, Weame	sauy, muy 2	20, 1343	0330
*4	Effective date	74	Effective date	V4	Effective date
Item	of restriction	Item	of restriction	Item	of restriction
*Soap dishes *Toilet seats, all plastic		*Food containers, except closures, adhesives and protec-	Mar. 26, 1943	Ration book cases**Razor boxes	
*Toilet seats, plastic covered		tive coatings for food con-		*Razor sharpeners	
for private housing.		tainers.		Restaurant and coin operated	
*Towel bars (war use exemp-	Sept. 1, 1942	*Fruit juicers		phonograph parts.	~
tion for use on board ship		*Furniture, furniture parts, and upholstery except seat	Mar. 26, 1943	*Salt and pepper shakers and	Sept. 1, 1942
only). Beauty parlor equipment	Mar 26 1943	coverings for public trans-		tops. *Scales, except for industrial	Mar 26 1943
*Belts		portation equipment.		and commercial use.	
Beret bars		Games and toys		Sculptured pieces	Sept. 1, 1942
Bill folds		Glass "shatterproofing" treat-	Mar. 26, 1943	Seasonal ornaments and orna-	Sept. 1, 1942
*Binoculars and opera glasses, and their parts.	Sept. 1, 1942	ment, except laminated safety glass.		mental lighting fixtures.  Sewing thread spool holders	Mar 26 1943
Bobby pins and barrettes	Mar. 26, 1943	*Glove fasteners	Sept. 1, 1942	*Serving trays, except for	
Book covers and book marks		Greeting cards and com-	Jan. 9, 1943	cafeterias, restaurants and	
Book ends and book stands		ponents.	Ton 0 1040	hospitals.	36-m 00 1040
*Bowls Broom fittings and dust pans_		Hair bands		<ul> <li>Shaving brush containers</li> <li>Shoe heels, except plastic</li> </ul>	
Buttons and buckles, except		Handbags and components,		coated.	Dept. 13 1012
for utility.		except handbag cement and		Shoe trimmings	Jan. 9, 1943
Calendar holders		slide fasteners.	3.5 00 1040	Shoe uppers, woven	
Calendars	Jan. 9, 1943	*Handles for carpenter tools,		*Ski goggles	Mar. 26, 1943
Calling card casesCandle sticks	Mar. 20, 1943 Sent 1 1942	except screw drivers and		Sleeve protectorsSmokers' supplies:	. Mar. 20, 1943
Caskets, decorative parts		chisels.		Ash trays	Sept. 1, 1942
Tips and lugs.		*Handle knobs for drawers and	Mar. 26, 1943	*Cigarette and cigar holders,	
Handles and caps		closets.	T 0 1040	boxes and cases.	
Corner pieces.	Tom 0 1042	*Hats and hat ornaments House address numbers		Cigarette lighters	
*Clock cases	Jan 9 1943	Ice cube trays		Cigarette lighter flint con- tainers.	Mar. 20, 1845
*Clock crystals	Mar. 26, 1943	Jewelry and ornaments, in-		Pipe cases	Sept. 1, 1942
Closet accessories	Sept. 1, 1942	cluding hand fabricated	I	Soda fountain and beverage	
Clothes hangers.		jewelry.	Comb 1 1040	dispensing accessories.	
Hat boxes. Hat stands.		Jewelry cases and watch boxes.	Sept. 1, 1942	Beer scrapers. Beyerage stirrers.	
Shoe horns.		Jigger cups	Sept. 1, 1942	Drinking straws.	
Shoe trees.		Lamp cord protectors		*Faucet handles and knobs	S
Tie racks.		*Lamp shades and bases, ex-	- Mar. 26, 1943	(war use exemption use	3
Clothes pins		cept industrial and office.	Mor 26 1042	on board ship only).	May 26 1042
Coin banks and other coin holders.	Jan. 9, 1943	*Laminations and covers to photographs and pictures.		*Soap containers *Sporting goods, except ping	
Collars and cuffs (except for	r Mar. 26, 1943	*Magnifying lenses		pong balls for Red Cross.	5 312000 20 20 20
religious use).		*Match cases and boxes		Stationery supplies:	
Combs:		Medical instruments, non	- Mar. 26, 1943	Desk sets	Jan. 9, 1943
Combination combs		professional. Throat lights.		Envelope openers	Mar. 20, 1943
*Combs with attachments		Tongue depressors.		Ink wells	
*Combs with plastic cases Fancy side, back or tuck		Millinery	Sept. 1, 1942	Moisture applicators, excep	
combs.	Dept. 1, 1012	Musical instruments—decora	- Sept. 1, 1942	sealing tape machines.	
*Containers, except closures	, Mar. 26, 1943	*Nameplates, but not includ	- Sont 1 1040	Paper clips	
for pharmaceutical prepara-		ing equipment, data and in		Pen bases and holders	
tions in standard dosage		struction plates.		Pencil sharpenersRulers, but not including	
forms, including but no		Napkin rings		edge strips for rulers.	b 0411. 0, 1010
limited to, pills, tablets, cap		*Pass cases, other than for industrial or governments		Stapling machines	_ Mar. 26, 1943
sules and powders, excep	t	identification.	11	*Storm sash and windows	
for export use.  Cosmetic containers and ac	Jan 9 1943	Pencils, novelty	Jan. 9, 1943	Syphons for carbonated water	Sept. 1, 1942
cessories, except the fol		Pharmaceutical pill tablet an	d Mar. 26, 1943	Syrup dispensers	
lowing:		capsule trays.	0 35 00 1040	Table mats, coasters and tabl	le Sept. 1, 1942
Vanity cases or compacts o	f	*Phonograph or auto radi receivers and parts.	Wai. 20, 1943	ornaments.	s Mar 26 1049
not more than two-incl	n	*Photographic equipment an	d Mar. 26, 1943	*Tableware — cups, saucer plates, tumblers, knive	
diameter or two inche		supplies.		forks, spoons, except handle	
square; lipstick holders		*Picture and mirror frames		for knives, forks, spoons.	
or closures for cosmeti containers.	C	<ul> <li>Pistol grips and rifle butter except for governmenta</li> </ul>		*Tableware cases and boxes	_ Sept. 1, 1942
Srumb scrapers	Mar. 26, 1943	use.	•	Toilet sets, except three-piec	e Sept. 1, 1942
*Curtain fixtures and window		Place card holders	_ Jan. 9, 1943	sets of mirror, brush an	d
pulls (war use exemptio		Placques and laminate	d Jan. 9, 1943	comb.	
for use on board ship only)		placques.	h Ton 0 1040	*Toothbrush containers	
Darning eggs		Plastic book binding—com or spiral type for advertis		*Travelling bags, baggage an handles therefor.	d Sept. 1, 1942
Decorative plastic stitching_	_ Jan. 9, 1943	ing, promotional, premiun		Umbrella and parasol handles	Sept. 1, 1942
Displays, including but no	t Sept. 1, 1942	recreational or novelty prod		Vending machines and parts.	
limited to: Advertising printing.		ucts.	Tom 0 1040	*Visors, except industrial	
Containers and package	e	*Playing cards *Pocket and scout knives		Wall shields	Mar. 26, 1943
including all transparer		Poker chips		Window lifts	Jan. 9, 1943
boxes and food covers.		Poker chip holders	Mar. 26, 1943	Note.—Where a specific	item previously
Fixtures, mannequins an	d	Premium items		included in a general head	
hosiery forms.		Price tags, except for meat an	ia Jan. 9, 1943	purpose of clarification, the	
*Signs and advertising sig	n	dairy products. *Protective envelopes and lan	n- Mar 26 1042	of restriction on such item	
letters.		inations to paper for oth		date of the restriction on the	ne general head-
Door sills	Jan. 9, 1943	than documents, permaner	nt	ing.	
Dress spangles	Jan. 9, 1943	records, blueprints and in	n-	[F. R. Doc. 43-8302; Filed	
· ····································	. Mai. 20, 1943	dustrial charts.		11:12 a. m.]	

PART 1283-PATTERNS FOR GARMENTS MADE OF WOOL, SILK, RAYON, COTTON, LINEN AND OTHER MATERIALS

[General Limitation Order L-153 as Amended May 25, 1943}

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of wool, silk, rayon, cotton, linen and other materials for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1283.1 General Limitation Order L-153-(a) Definitions. (1) "Pattern" means the design for making a garment from any fabric, cut or outlined in the actual measurements to which such garment is to conform.

(2) "Master pattern" means the original pattern from which patterns for sale

are made.

- (b) Restrictions on making master pat-No person shall, after September 1, 1942; make any master pattern the measurements of which, exclusive of seams, exceed the maximum measurements prescribed by General Limitation Order L-85, L-116 or L-118, as such applicable order may be amended as of the date of making such master pattern, for the manufacture from cloth other than wool cloth of finished garments of the same type as the garment to be made from such pattern.
  - (c) [Revoked May 25, 1943.]

(d) Communications to the War Production Board. All communications concerning this order, or any reports which may be required to be filed hereunder, shall, unless otherwise directed, be in writing and be addressed to:

War Production Board, Textile, Clothing and Leather Division, Washington,

D. C. Reference L-153.

(e) Appeal. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the

(f) Violations. Any person who wilfully violates any provision of this order, or who in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assist-

Issued this 25th day of May 1943. WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8305; Filed, May 25, 1943; 11:09 a. m.]

PART 3158-ALKANOLAMINES

[Allocation Order M-275 as Amended May 25, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of alkanolamines for defense, for private account and for export: and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

- § 3158.1 Allocation Order M-275-(a) Definitions. For the purpose of this order:
- (1) "Alkanolamine" means monoethanolamine, diethanolamine and diethylethanolamine.

(2) "Supplier" means any producer or distributor of alkanolamine.

(3) "Producer" means any person who produces alkanolamine, including any person who has alkanolamine produced for him pursuant to toll agreement and excluding any person who produces alkanolamine for another pursuant to toll agreement.

(4) "Distributor" means any purchaser of alkanolamine from a producer for purpose of resale without further

processing or admixing.

(b) Restrictions on use and delivery. (1) On and after February 1, 1943, no supplier shall use or deliver monoethanolamine or diethanolamine, and no person shall accept delivery thereof from a supplier, except as specifically authorized in writing by the War Production Board upon application pursuant to paragraph (d), or except as provided in paragraph (c).

(2) On and after July 1, 1943, no supplier shall use or deliver diethylethanolamine, and no person shall accept delivery thereof from a supplier, except as specifically authorized in writing by the War Production Board upon application pursuant to paragraph (d), or except as provided in paragraph (c).

(3) Each person authorized to accept delivery of alkanolamine shall use or dispose of such alkanolamine and products made therefrom only for the purpose authorized, except as otherwise specifically directed by the War Production

(4) The War Production Board, at its discretion, may from time to time issue special directions to any person with respect to the use or delivery of alkanolamine by such person, notwithstanding the provisions of paragraph (c) hereof, or may issue special directions to any producer with respect to the kinds of alkanolamines which he may produce or manufacture. Special directions may also be issued by the War Production Board with respect to use, delivery or production of triethanolamine.

(c) Small order exemption. person may accept delivery of, and any

supplier may use 5 gallons or less of monoethanolamine, 5 gallons or less of diethanolamine and 5 gallons or less of diethylethanolamine in the aggregate during any one calendar month without specific authorization, provided that such person (or supplier) has not been specifically authorized to use or accept delivery of any quantity of the same type of alkanolamine during such month.

(2) Any supplier may deliver alkanolamine without specific authorization to any person entitled to accept delivery pursuant to this paragraph: Provided.

That:

(i) No producer shall deliver an aggregate amount of alkanolamine in any one calendar month pursuant to this paragraph in excess of 2% of the amount of alkanolamine which he is specifically authorized to deliver during such month; and

(ii) No supplier shall make deliveries of alkanelamine during any month pursuant to this paragraph if such deliveries will prevent completion of any deliveries which have been specifically authorized for such month; and

(iii) Any supplier may make deliveries pursuant to this paragraph without re-

gard to preference ratings.

(d) Applications and reports. Each person seeking authorization to accept delivery of alkanolamine, and each supplier seeking authorization to use or accept delivery of alkanolamine, shall file application on Form PD-600 in the manner prescribed therein, subject to the following instructions for the purpose of this order:

Form PD-600. Copies of Form PD-600 may be obtained at local field offices of the War Production Board.

Applications shall be filed on or before the 10th day of the month preceding the month for which authorization for use or acceptance of delivery is requested.

Application shall be filed in time to ensure that copies of the application will have reached the War Production Board on the

date specified.

Number of copies. Five copies shall be prepared, of which one shall be retained by the applicant, and four certified copies shall be sent to the War Production Board, Chemicals Division, Washington, D. C., Ref: M-275. After having been signed by the War Production Board, one copy will be returned to the applicant and another to his supplier, unless supplier is "own stocks". The applicant shall leave Columns 4 through 23, inclusive, blank on one of the four copies sent to the War Production Board, and this copy will be forwarded to his supplier by the War Production

Number of sets. A separate set of PD-600 application forms shall be submitted for each supplier and separate requests shall be made monoethanolamine, diethanolamine and diethylethanolamine.

Heading. Under name of chemical, specify monoethanolamine, diethanolamine, or diethylethanolamine, as the case may be; under War Production Board order, specify M-275; under name of company, specify name and mailing address of applicant; under unit of measure, specify pounds; and specify delivery destination, supplier and shipping point.

Table I. Specify in the heading month and year for which authorization for use or delivery is sought.

Column 1. Leave blank.

Column 2. Specify quantities requested in pounds separately for each primary product and product use listed in Columns 3 and 4.

Columns 3 and 4. Fill out as follows:

Column 3

Column 4

Gas absorption Specify the gas and the or purificaprocess. tion

Chemical man-Describe.

ufacture.

Specify the inhibited product and state if mili-Inhibitor tary or civilian.

Soluble oil ..... Specify whether textile or metal and percentage of each.

Solvent\_\_\_\_\_ Specify material dissolved and its use.

Specify product and end use. Pharmaceutical\_ Name and describe product. Plasticizer \_\_\_\_ Describe end use.

Cosmetics\_\_\_\_ Leave blank.

Specify type of soap and whether for military, in-Soap ... dustrial, civilian or Lend-Lease use.

Miscellaneous \_ Specify general classes of

Specify end use. Other\_.

Resale (in original form).

Suppliers shall write in "Upon further authorization or for paragraph (c) small orders."

inal form).

Export (in orig- Specify the name of the individual company or governmental agency whom or for whose account the material will be exported, the country of destination and governing export license or contract numbers unless Lend-Lease, in which case merely specify Lend-Lease.

Inventory (in Write in "reserve subject to original form). further direction."

Alkanolamine allocated for inventory shall not be used for any purpose except as specially directed by the War Production Board, or except to fill orders for authorized uses pending arrival of the alkanolamine allocated to fill such orders. Upon arrival of such alkanolamine, the allocated inventory shall be restored.

· Columns 5, 6, 7, 8 and 9. Leave blank. Column 10. Specify applicable government contracts and specification numbers, if any.

Table II. Fill in the last month in heading, leave Column 11 blank and fill in other columns as indicated.

Table III. Fill ir next month in heading, and fill in columns as indicated.

Table IV. Leave blank.

Note: Instructions amended May 25, 1943.

(2) Receipt by a supplier from the War Production Board of a copy of Form PD-600 signed by the War Production Board shall constitute authorization to such supplier to make the deliveries called for in Column 9 of such form.

(3) Each supplier producing or distributing more than 100 gallons of alkanolamine per month, and each person producing such quantity for another person pursuant to toll agreement, shall file a report on PD-601 in the manner prescribed therein, subject to the following instructions for the purpose of this order:

Form PD-601. Copies of Form PD-601 may be obtained at local field offices of the War Production Board.

Time. Suppliers shall report on Form PD-601 on or before January 10, 1943 and on

or before the 10th day of each month thereafter.

Number of copies. Two copies shall be prepared, of which one shall be retained by the supplier and one certified copy shall be filed with the War Production Board, Chem-Division, Washington, D. C., Ref .: M-275.

Number of sets. A separate set of PD-601 forms shall be filed for each plant of the supplier. Plants producing alkanolamine pursuant to toll agreement shall report separately, specifying the companies for whom they are producing and the quantities produced and to be produced for each of them. A single set of forms may be filed for all

grades (see Column 8 instructions below).

Heading. Under name of chemical, specify alkanolamine; under War Production Board number, specify M-275; under name of company, specify name and mailing address of supplier reporting; specify plant or warehouse address; indicate whether the supplier reporting is a producer or a distributor as defined herein; leave the schedule of delivery dates blank; and under unit of measure, specify pounds.

Table II. Leave blank.
Table II. State in the heading "Report

for current month of -

Column 8. Specify separately monoetha-nolamine, diethanolamine and diethylethanolamine, and fill in the figures called for by the following columns separately for each of these grades.

Columns 9, 10, 11, 12, 13 and 14. Fill in as indicated.

Columns 15 and 16. Leave blank. Note: Instructions amended May 25, 1943.

(4) The War Production Board may require each person affected by this order to file such other reports as may be prescribed, subject to the approval of the Bureau of the Budget, pursuant to the Federal Reports Act of 1942, and may issue special directions to any such person with respect to preparing and filing Forms PD-600 and PD-601.

(e) Notification of customers. Each supplier is requested to notify his regular customers as soon as possible of the requirements of this order as amended, but failure to receive such notice shall not excuse such person from complying with the terms hereof.

(f) Miscellaneous provisions—(1) Applicability of priorities regulations. This order and all transactions affected hereby are subject to all applicable provisions of War Production Board priorities regulations, as amended from time to time, except Priorities Regulation No. 13, which shall be subject to this order to the extent that it is inconsistent herewith.

(2) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) Communications. All reports required to be filed hereunder and all com-

munications concerning this order, shall, unless otherwise directed, be addressed to War Production Board, Chemicals Division, Washington, D. C., Ref.: M-275.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN. Recording Secretary.

[F. R. Doc. 43-8299; Filed, May 25, 1943; 11:10 a. m.)

### PART 3161-SUN GLASSES

[General Limitation Order L-238 as Amended May 25, 1943

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export of materials entering into the production of sun glasses and sun glasses cases; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3161.1 General Limitation Order L-238—(a) Definitions. For the pur-

poses of this order:
(1) "Sun glasses" means spectacles or goggles designed primarily to protect the wearer's eyes from sun-glare and other harmful or discomforting rays of the sun.

(2) "Sun glasses case" means a case or container designed for carrying sun

glasses when not being worn.

(3) "Aviation sun glasses" means sun glasses designed for use in aircraft by pilots, observers and other aircraft personnel.

(4) "Thermoplastics" means thermoplastics as defined in General Preference Order M-154.

(b) Restrictions on the use of metals. Except as provided in paragraph (c) of this order, no person shall incorporate any metal in the manufacture of sun glasses or sun glasses cases.

(c) Exceptions to paragraph (b). (1) The provisions of paragraph (b) of this order shall not apply to the manufacture of sun glasses or sun glasses cases which are manufactured:

(i) From parts which were finished and ready for assembly on April 23, 1943, provided that such manufacture is completed on or before May 23, 1943; or

(ii) From metal to the extent permitted by Appendix A, attached to this order.

(2) The provisions of paragraph (b) of this order shall not apply to the manufacture of aviation sun glasses which are manufactured pursuant to a contract or purchase order for delivery to or for the account of (i) the Army or Navy of the United States, or (ii) any agency of the United States Government for delivery to or for the account of the Government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act), provided that the specifications of such contract or purchase order specify aviation sun glasses which cannot be manufactured within the limitations of paragraph (b) and (c) (1) of this order. Notwithstanding the provisions of Priorities Regulation 17, the foregoing provisions of this paragraph (c) (2) shall not apply to any contract or purchase order for delivery to or for the account of any United States Army or Marine Corps Post Exchange or any United States Navy Ship's Service Department. Aviation sun glasses which are manufactured in accordance with the foregoing provisions of this paragraph (c) (2) shall be sold or delivered only to the Army or Navy of the United States (not including United States Army or Marine Corps Post Exchanges or United States Navy Ship's Service Departments), or the appropriate agency of the United States Government for Lend-Lease purposes.

(d) Restrictions on the use of thermoplastics in sun glasses. (1) No person shall incorporate any thermoplastics in the manufacture of sun glasses except to the extent permitted by Appendix A, attached to this order.

- (2) Except as provided in subparagraph (3) of this paragraph (d), during the period beginning May 25, 1943, and ending June 30, 1943, no person shall use more thermoplastics in the manufacture of sun glasses than 90 per cent of the amount he used for such purpose during the corresponding period of 1942, and during each calendar quarter after June 30, 1943, no person shall use more thermoplastics in the manufacture of sun glasses than 90 per cent of the amount he used for such purpose during the corresponding calendar quarter of 1942
- (3) Any quantity of thermoplastics required to fill purchase orders or contracts of the Army or Navy of the United States, or of any agency of the United States Government for Lend-Lease purposes, shall not be charged against the quota permitted by subparagraph (2) of this paragraph (d). Notwithstanding the provisions of Priorities Regulation 17, the foregoing provisions of this subparagraph (3) shall not apply to any contract or purchase order for delivery to or for the account of any United States Army or Marine Corps Post Exchange or any United States Navy Ship's Service Department, with the exception that 25 per cent of the quantity of thermoplastics required to fill contracts or purchase orders for delivery to or for the account of any such Post Exchange or Ship's Service Department shall not be charged against the quota permitted by subparagraph (2) of this paragraph (d).

(e) Applicability of regulations. Except as otherwise provided herein, this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

Note: Following paragraphs redesignated, May 25, 1943.

(f) Violations and false statements. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(g) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the

appeal.

(h) Communications. All reports to be filed hereunder and communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Safety and Technical Equipment Division, Washington, D. C., Ref: L-238.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

#### APPENDIX A

Note: First sentence, paragraphs (iii) and (iv) amended, and paragraph (4) added May 25, 1943.

Pursuant to the provisions of paragraph (b) and paragraphs (c) (1) (ii) and (d) (1) of this order, a person may incorporate the following materials in the manufacture of sun glasses to the extent indicated:

(1) Steel for:

(i) Core wire in plastic temples, provided that such core wire is manufactured (a) from wire which was in his inventory on April 23, 1943, or (b) from wire obtained by him pursuant to a special sale, as defined in Priorities Regulation No. 13, and in accordance with terms of that regulation;

(ii) Spring clips in slip-over type sun

(iii) Hinges, hinge pins, and rivets; and

(iv) Snaps for sun glasses cases (2) Brass for barrel-hinges, hinge pins, rivets, and screws to fill orders bearing pref-

erence ratings of AA-5 or higher. (3) Copper (strike), zinc, silver, gold and

palladium for electroplating.

(4) Thermoplastics in any part.

[F. R. Doc. 43-8306; Filed, May 25, 1943; 11:09 a. m.l

#### PART 3225—CALCIUM METAL

General Preference Order M-303 as Amended May 25, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of calcium metal for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3225.1 General Preference Order M-303-(a) Definitions. (1) "Calcium metal" means any product containing the element calcium not in chemical combination, and in which any metallic constituents other than calcium do not

constitute more than 15 per cent, by weight.

"Producer" means any person en-(2) gaged in the production of calcium metal, and includes any person who imports calcium metal or has calcium metal produced for him pursuant to toll agreement.

(3) "Distributor" means any person (other than an importer) who purchases calcium metal for the purpose of resale.

- (b) Restrictions on deliveries and use. (1) On and after April 1, 1943, no person shall deliver, accept delivery of, or use calcium metal, except as specifically authorized or directed by the War Production Board.
- (2) Authorizations or directions with respect to deliveries or use in each calendar month will so far as practicable be issued by the War Production Board prior to the commencement of such month, but the War Production Board may at any time at its discretion issue directions with respect to deliveries to be made or accepted, or with respect to use or uses which may or may not be made of calcium metal to be delivered or then on hand. Such authorizations or directions may be made by the War Production Board without regard to preference ratings applicable to particular orders.
- (3) Each person specifically authorized to use or accept delivery of calcium metal shall use such material for the purpose authorized, and only for such purpose, except as otherwise specifically directed by the War Production Board. Calcium metal allocated for inventory shall not be used except as specifically directed by the War Production Board.
- (4) Calcium metal allocated to fill a specified order or class of orders shall. where and to the extent that such order or class of orders is not for any reason filled, revert to inventory as though allocated therefor.
- (c) Exceptions to requirement for specific authorization. (1) Notwithstanding the provisions of paragraph (b) (1) hereof, specific authorization of War Production Board shall not be required for:
- (i) The delivery by any supplier to any other person in any calendar month of not more than 3 lbs. of calcium metal where in the form of carrots, or of not more than 2 lbs. of calcium metal where in any other form.
- (ii) Acceptance of delivery by any person from any supplier in any calendar month of not more than 3 lbs. of calcium metal where in the form of carrots, or of not more than 2 lbs. of calcium metal where in any other form.

(iii) The use by any person in any calendar month of not more than 3 lbs. of calcium metal where in the form of carrots, or of not more than 2 lbs. of calcium metal where in any other form.

(2) No supplier shall make any delivery pursuant to paragraph (c) (1) if such delivery will prevent the completion of any delivery which he has been specifically authorized or directed to make.

Note: Former paragraphs (c), (d) redesignated (d), (e) May 25, 1943.

(d) Application and reports. (1) Each person seeking authorization to accept delivery of, or to use calcium metal during any calendar month beginning with May, 1943, whether for his own consumption or resale, shall file application therefor on or before the 15th day of the preceding month. Applications respecting acceptance of delivery or use in April, 1943, shall be filed as many days as possible in advance of the desired date of acceptance or use. In any case, such application shall be made on Form PD-600, in the manner prescribed therein, subject to the following special instructions:

(i) Copies of Form PD-600 may be obtained at local field offices of the War

Production Board.

(ii) Five copies shall be prepared, of which three shall be forwarded to War Production Board, Chemicals Division, Washington, D. C., Ref: M-303, one forwarded to the producer or distributor with whom applicant's order is placed, and the fifth retained for applicant's file. At least one of the copies filed with War Production Board shall be signed by applicant by a duly authorized official. Where the application is solely for authorization to use, no copy will be sent to the producer or distributor.

(iii) In the heading, under "Name of chemical", specify "Calcium metal"; under "WPB Order No.", specify "M-303"; under "Indicate unit of measure", specify

"pounds".

(iv) In heading at top of Table I, specify the month and year for which authorization for acceptance of delivery or use is sought.

(v) In Columns 1, 11 and 19, specify grades; for example, carrots, castings,

turnings, sublimed.

(vi) In Columns 3, 20 and 22 (Primary product), applicant will specify the product or products in the manufacture or preparation of which he will use calcium metal in terms of the following:

Magnesium castings.
Stainless steel alloys.
Special alloys.
Zirconium
Other metals (specify).
Chemicals (specify).
Other products (specify).
Resale (as calcium metal).
Inventory (as calcium metal).

(vii) In Column 4 (Product end use), applicant will specify with respect to each primary product the ultimate use to which such primary product will be put. For example, if the "primary product" called for in Column 3 is "magnesium castings", the ultimate use might be "airplane engines". Applicant will also specify in each case whether his customer is Army, Navy, other government agency, Lend-Lease, or commercial customer. If application is for calcium metal for resale or for inventory, leave Column 4 blank.

(2) Each producer or distributor seeking authorization to make delivery of calcium metal during any month, begin-

ning with May, 1943, shall file application therefor on or before the 20th day of the preceding month. Applications respecting delivery in April, 1943, shall be filed as many days as possible in advance of the desired delivery date. Such applications shall be made on Form PD-601 in the manner prescribed therein, subject to the following special instructions:

(i) Copies of Form PD-601 may be obtained at local field offices of the War

Production Board.

(ii) Four copies shall be prepared, of which three shall be forwarded to War Production Board, Chemicals Division, Washington, D. C., Ref: M-303, the fourth to be retained by the producer or distributor.

(iii) Each producer who has filed application on Form PD-600 specifying himself as his supplier, shall list his own name as customer on Form PD-601 and shall list his request for allocation in the manner prescribed for other cus-

tomers.

(iv) In the heading, under "Name of chemical", specify "Calcium metal"; under "WPB Order No.", specify "M-303"; under "This schedule is for deliveries to be made during the month of \_\_\_\_\_\_", specify month and year during which deliveries covered by application are to be made; under "Indicate unit of measure", specify "pounds".

(v) In Column 1, list customers and if it is necessary to use more than one sheet, number each sheet in order and show grand totals for all sheets on the last sheet, which is the only one that

need be certified.

(vi) In Columns 3 and 8, producer or distributor will specify grades as indicated in the Forms PD-600 filed with him by his customers.

.(vii) The producer or distributor may, if he wishes, leave Column 5 blank.

(3) The War Production Board may require each person affected by this order to file such other reports as may be prescribed, and may issue special directions to any such person with respect to preparing and filing Forms PD-600 and PD-601.

(e) Miscellaneous provisions—(1) Applicability of regulations. This order and all transactions affected hereby are subject to all applicable regulations of the War Production Board, as amended

from time to time.

(2) Notification of customers. Each supplier shall notify his regular customers as soon as possible of the requirements of this order, but failure to receive such notice shall not excuse any person from complying with the terms hereof.

(3) Violations. Any person who wilfully violates any provisions of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control

and may be deprived of priorities assistance.

(4) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C., Ref: M-303.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-8300; Filed, May 25, 1943; 11:10 a. m.]

PART 3241—BINDINGS
[Limitation Order L-291]

WIRE STITCHED BINDINGS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of steel for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3241.1 Limitation Order L-291—(a) Definitions. For the purposes of this order;

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons whether incorporated or not

whether incorporated or not.

(2) "Printed matter" means any paper (or paperlike substance) with ink applied to it by the relief, planographic, intaglio, silk screen or other stencil processes or any combination or modification thereof, except: (i) paper-board containers, (ii) matchfolders, and (iii) tea bags.

(3) "Signatures" means folded sections of printed matter or blank paper in units of four pages or multiples thereof in a form prepared for wire stitch.

(4) "Stitching or bookbinder wire" means a steel wire staple of any gauge, including (but not limited to) gauges ranging from No. 30 to No. 18 round, and

from No. 22 x 26 to No. 18 x 20 flat.
(5) "Wire stitch" means the driving of stitching or bookbinder wire in the form of staples into or through printed matter or blank paper for the purpose of binding together otherwise loose sheets or signatures.

(6) "Side stitched binding" means the process of driving stitching or bookbinder wire (either from coils, reels or preformed staples) into the page margin of printed matter or blank paper to bind together otherwise loose sheets or signatures.

(7) "Saddle stitched binding" means the process of driving stiching or bookbinder wire (either from coils, reels or preformed staples) into the fold of printed matter or blank paper to bind together otherwise loose signatures.

(8) "Page" means one side of a leaf of printed or blank paper in a form prepared for wire stitch. (b) Restrictions on wire stitch. On and after the 25th day of May, 1943, no

person may employ:

(1) Any stitching or bookbinder wire for the commercial binding of printed matter or blank paper having a content of twelve (12) pages or less.

(2) More than one (1) stitching or bookbinder wire for the commercial binding of printed matter or blank pa-

per, except:

(i) In the case of side stitch bindings, two (2) stitching or bookbinder wires may be employed when the production bulks in excess of one-half (½) inch, provided the binding edge thereof, after trimming, exceeds eight (8) inches, or provided the binding edge 'hereof, after trimming, exceeds five (5) inches and no adhesive is employed.

(ii) In the case of saddle stitch binding, two (2) stitching or bookbinder wires may be employed when the production's binding edge thereof exceeds ten and one-half (10½) inches after trimming and the content is in excess

of 32 pages.

(c) Special restrictions. (1) The provisions of this order shall not apply to the employment of stitching or bookbinder wire in the commercial wire stitch of "edition" bound books (not pamphlets), educational "workbooks" and "manuals" in such productions, however, the employment of stitching or bookbinder wire shall be limited to 70% of the gross weight of the wire consumed in the above named products by the same person during the calendar year 1942.

(2) Stitching and bookbinder wire shall be employed in the binding of calendars, calendar pads and desk and/or memorandum pads only as specified be-

low:

(i) One (1) wire stitch for calendars which consist of three (3) or more hang-

ing sheets

(ii) One (1) wire stitch for calendar pads not exceeding six (6) inches in length; two (2) wire stitches for such pads which exceed six (6) inches in length. In no event, however, shall stitching or bookbinder wire heavier than 28 gauge be employed in such binding.

(iii) One (1) wire stitch for desk and/or memorandum pads which do not exceed four (4) inches in length on the binding edge, and two (2) wire stitches for such pads which exceed four (4) inches in length on the binding edge.

(d) Miscellaneous provisions—(1) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(2) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from, stating fully the grounds of the appeal.

(3) Communications to the War Production Board. All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Printing and Publishing Division, Washington, D. C. Ref: L-291.

(e) Violations. Any person who wilfully violates any provisions of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is gullty of a crime, and upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD By J. JOSEPH WHELAN, Recording Secretary

[F. R. Doc. 43-8307; Filed, May 25, 1, 3; 11:09 a. m.]

PART 3258—METHYL ISOBUTYL KETONE [General Preference Order M-322]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of methyl isobutyl ketone for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3258.1 General Preference Order M-322—(a) Definitions. (1) "Methyl isobutyl ketone" means the chemical known by that name or by the name hexone.

(2) "Producer" means any person engaged in the production of methyl isobutyl ketone and includes any person who has methyl isobutyl ketone produced for him pursuant to toll agreement.

(3) "Distributor" means any person

(3) "Distributor" means any person who purchases methyl isobutyl ketone for resale without further processing.

(4) "Supplier" means a producer or distributor.

(b) Restrictions on delivery. (1) On and after June 1, 1943, no supplier shall deliver methyl isobutyl ketone to any person except as specifically authorized or directed in writing by War Production Board. No person shall accept delivery of methyl isobutyl ketone which he knows or has reason to believe is delivered in violation of this order.

(2) Authorizations or directions with respect to deliveries to be made in each calendar month by suppliers will so far as practicable be issued by War Production Board prior to the commencement of such month (in the normal case on Form PD-602 filed pursuant to paragraph (f) (1) hereof), but War Production Board may at any time issue directions with respect to deliveries to be made.

(3) In the event that any supplier after receiving notice from War Production Board with respect to a delivery of methyl isobutyl ketone which he is authorized or directed to make to any specific customer or group of customers, shall for any reason be unable or unwilling to make such delivery, such supplier shall forthwith give notice of such

fact to War Production Board, Chemicals Division, Washington, D. C., Ref: M-322, and shall not, in the absence of specific authorization or direction in writing from War Production Board, sell or otherwise dispose of such methyl isobutyl ketone.

(c) Restrictions on use. (1) On and after June 1, 1943, no supplier shall use methyl isobutyl ketone except as specifically authorized or directed in writing

by War Production Board.

(2) Each person who with an order for methyl isobutyl ketone furnishes a certificate required by paragraph (e) (1) shall use the methyl isobutyl ketone delivered on such order only as specified in such certificate, except as otherwise specifically authorized or directed in writing by War Production Board.

(3) War Production Board may from time to time issue directions with respect to the use or uses which may or may not be made of methyl isobutyl ketone to be delivered to, or then in the inventory of, the prospective user.

(d) Exceptions to requirements specific authorization. Notwithstanding the provisions of paragraph (b) (1) hereof, specific authorization in writing of War Production Board shall not be required for the delivery by any supplier to any one person in any calendar month of not more than 54 gallons: Provided, however, That the aggregate quantity of methyl isobutyl ketone which any supplier may deliver in any calendar month pursuant to this paragraph (d) shall not exceed the quantity which War Production Board shall in writing have specifically authorized or directed such supplier to deliver in such month under this paragraph (d), on application made by such supplier (in the normal case on Form PD-602 filed pursuant to paragraph (f) (1) hereof)...

(e) Certification of customer's use.
(1) No supplier shall in any calendar month, beginning with July, 1943, deliver to any one person more than 54 gallons of methyl isobutyl ketone unless prior thereto he shall have received from such person a certificate in substantially

the following form:

The undersigned purchaser hereby certifies to the War Production Board and to his supplier, pursuant to Order No. M-322, that the methyl isobutyl ketone hereby ordered for delivery in \_\_\_\_\_\_\_, 194\_-, Month

will be used for the following purpose(s) only:

Use A gals
Use B gals

[Note: (aa) If material is ordered for single use only, omit statement of quantity.

(bb) For other instructions see

(bb) For other instructions see paragraph (e) (2).]

Date

Such certificate need not be filed with War Production Board. It may be inscribed on the purchaser's order or take the form of a separate instrument but in either case shall be signed by an authorized official of the purchaser either manually or as provided in Priorities Regulation No. 7. No supplier shall deliver methyl isobutyl ketone where he knows or has reason to believe the purchaser's certificate to be false, but in the absence of such knowledge or reason to believe, he may rely on the certificate.

(2) In filling out the certificate referred to in paragraph (e) (1) hereof, purchaser will specify use or uses in

terms of the following:

Denaturant. Lacquer manufacture. Thinner manufacture. Other (specify). Resale.

(f) Applications and reports. Each supplier requiring authorization to make delivery of, or to use, methyl isobutyl ketone during any calendar month, beginning with July, 1943, shall file application on or before the 20th day of the preceding month. Applications with respect to delivery or use in June, 1943, shall be filed as many days as possible before the commencement of such month. In any case applications shall be made on Form PD-602 in the manner prescribed therein, subject to the following special instructions:

(i) Copies of Form PD-602 may be obtained at local field offices of the War

Production Board.

(ii) An original and three copies shall be prepared of which the original and two copies shall be filed with War Production Board, Chemicals Division, Washington, D. C., Ref: M-322, the third copy being retained for applicant's files. The original filed with the War Production Board shall be manually signed by

a duly authorized official.

(iii) In the heading, under "Name of chemical", specify "Methyl isobutyl ketone"; leave blank the space following "Grade"; under "WPB Order No.", specify "M-322"; indicate month and year during which deliveries covered by the application are to be made; under "Unit of measure", specify "gallons"; under name of company, applicant will specify his name and the address of the plant or warehouse from which shipment will be made.

(iv) In Column 1 (except as provided in subparagraph (v)) list names of customers from whom orders for delivery during the month to which the application relates have been received. If it is necessary to use more than one sheet to list customers, number each sheet in order and show grand total for all sheets on last sheet, which is the only one that

need be certified.

(v) Applicant need not list the name of any customer to whom not more than 54 gallons of methyl isobutyl ketone is to be delivered in the applicable month. Instead, applicant will state in Column 1 "Total small order deliveries (estimated)" and in Column 4, will specify the total estimated quantity so to be

delivered.

(vi) A producer requiring permission to use a part or all of his own production of methyl isobutyl ketone shall list his own name as customer in Column 1 on Form PD-602, specifying quantity required and product manufactured. Written approval of War Production Board on such Form PD-602 shall constitute authority to the producer to use methyl isobutyl ketone in the quantity and for the purposes indicated in such approved Form.

(vii) Except as otherwise provided in subdivision (v), applicant will specify in Column 1-a the use to which methyl isobutyl ketone will be put by his customer, as indicated by the certificate filed with applicant by the customer pursuant to paragraphs (e) (1) and (e) (2) hereof. If the methyl isobutyl ketone ordered by a customer is for two or more uses indicate each use separately and ate the quantity of methyl isobutyl ket ne ordered for each use.

(viii) Leave Column 6 blank.

('7) Each producer will report production, deliveries and stocks as required by Table II, Columns 9 to 16, inclusive. Distributors will fill out only Columns 10, 12 and 13. Producers and distributors will leave Column 8 blank.

(2) War Production Board may issue other and further directions with respect to preparing and filing Form PD-602.

(g) Miscellaneous provisions — (1) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(2) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C., Ref: M-322.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8301; Filed, May 25, 1943; 11:11 a. m.]

PART 1193-COTTON TEXTILE PRODUCTION [Limitation Order L-99 as Amended May 25, 1943]

§ 1193.1 Limitation Order L-99—(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) Operation of looms producing cotton fabrics. Except as otherwise specifically directed in writing by the War Production Board, no person shall operate looms producing cotton textiles, except in accordance with the following requirements applicable to each of the numbered groups within the respective schedules of this order: (Group numbers are shown in Column I).

(1) The percentages stated in Column III of the daily average number of looms operating on or assigned to the constructions listed in Column II during the period specified in said Column II may produce only the constructions specified

in Column IV.

(2) The restrictions of paragraph (b) (1) shall be effective on the dates specified in Column V.

(c) Exceptions. (1) The restrictions of paragraph (b) shall not prohibit the manufacture of any construction in any group of lower pick than the lowest pick specified in Column IV as to such group, unless the War Production Board hereafter specifically so directs in writing. Any person affected by this paragraph (c) (1) shall immediately report such fact in writing to the War Production Board.

(2) Looms operating to meet specifications for the production of cotton textiles under any unfilled contract or subcontract for delivery to or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, may continue such operation to the extent necessary to fill such contract or subcontract.

(i) Until July 1, 1943, with respect to the constructions specified in Column II

of Schedule A, or

(ii) Until August 1, 1943, with respect to the constructions specified in Column II of Schedule B.

(d) Further restrictions. No producer or converter of cotton textiles shall produce, convert or deliver cotton textiles and no person shall accept delivery of cotton textiles from a producer or converter, contrary to any specific direction which may be issued from time to time by the War Production Board.

(e) Distribution of Osnaburgs, Class A and Class B Sheetings. No manufacturer of Osnaburgs, Class A or Class B Sheetings, listed in Groups 1, 2, 8, 18 or 19b, shall sell or deliver such textiles (other than irregulars, seconds or cuts under 40 yards in length up to a combined total not exceeding six (6%) percent of the manufacturer's production of Osnaburgs, Class A and Class B Sheetings) except to fill defense orders or as specifically authorized in writing by the War Production Board.

(f) Reports and records. All persons operating spindles or looms for the production of cotton textiles shall file with the War Production Board quarterly production reports on Form WPB 658-A, B, C, D and E. All persons affected by this order shall keep and preserve for a period of not less than two years, accurate and complete records concerning inventories, production and sales.

(g) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may

be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(i) Communications to the War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Ref., L-99.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

#### SCHEDULE A

NOTE: Column IV of Group 3 amended May 25, 1943.

Col. I	Column II	Column III	Column IV	Column V	
Group	Looms producing or assigned to produce the constructions listed below in the period from January 2, 1943, to March 6, 1943, inclusive, and which may produce only the constructions specified in column IV	Percentages to be applied to the daily average number of looms producing or assigned to produce the constructions specified in column II in the period therein specified. Such percentage of looms shall produce constructions specified in column IV	Constructions to be produced by looms specified in col- umn II.	Effective dates	
1	Class A sheetings (constructions designated in lines 12 through 15 of Form WPB 658-B (12-31-42)).	100 percent	36" 48 x 44 2.85 yd 40" 48 x 44 2.85 yd 40" 48 x 44 2.50 yd Pro rata widths of like count	Apr. 20, 1943	
2	Class B sheetings (constructions designated in lines 16 through 21 of Form WPB 658-B (12-31-42)).	100 percent	and weight. 40" 48 x 40 3.25 yd 40" 48 x 40 3.75 yd 37" 48 x 44 4.00 yd 40" 44 x 40 4.25 yd 31" 48 x 44 5.00 yd Pro rata widths of like count and weight.	Apr. 20, 1943	
8	Class C sheetings (constructions designated in lines 22 through 33 of Form WPB 658-B (12-31-42)).	100 percent	36" 64/64 3.50 yd 36" 66/52 or 56/56 4.00 yd 36" 48/40 or 44/40 5.50 yd 36" 48/40 or 40/40 6.05 to 6.15 yd 40" 64/64 3.15 yd 40" 64/52 or 56/56 3.60 yd 40" 44/40 5.50 yd 40" 56/48 4.30 yd 40" 36/40 5.55 yd Pro rata widths of like count and weight. Bandoleer and Navy Mat- tress Cover Sheeting in lowest pickage consistent with specifications.	Apr. 20, 1943	
48	39" 80 x 80 4.00 yard print cloth (constructions designated in line 75 and pro rata widths designated in lines 73, 79 and 80 of Form WPB 658-B	1	39" 80 x 80 4.00 yd Pro rata widths of like count and weight.	May 1, 194	
4b	(12-31-42)). 39" 80 x 80 4.00 yd. print cloth (constructions designated in line 75, and pro rata widths designated in lines 73, 79 and 80 of Form WPB 658-B (12-31-42)).		39" 68 x 64 4.85 yd Pro rata widths of like count and weight.	June 4, 194	
4c	39" 80 x 80 4.00 yd. print cloth (constructions designated in line 75, and pro rata widths designated in lines 73, 79 and		3834" 64 x 56 5.50 yd Pro rata widths of like count and weight.	June 4, 194	
5	(constructions designated in line 76, and pro rata widths designated in lines 73, 79 and 80 of Form WPB-658-B (12-31-42)).		39" 68 x 64 4.85 yd Pro rata widths of like count and weight.	Apr. 20, 194	
6	3834" 64 x 60 5.35 yd print eloth (constructions designated in line 77, and pro rata widths designated in lines 72, 73, 79 and 80 of Form WPB 658-B (12-31-42))		Pro rata widths of like count and weight.		
7	33\frac{1}{2}\cappa 60 x 48 6.25 yd print cloth (constructions designated in line 78, and pro rata widths designated in lines 73, 79 and 80 of Form WPB 658-B (12-31-42)).		3834" 60 x 48 6.25 yd Pro rata widths of like count and weight.	May 1, 194	

# SCHEDULE B

Norn: Schedule B amended May 25, 1943.

Col. I	Column II	Column III	Column IV	Column V
Group	Looms producing or assigned to produce the construc- tions listed below in the period from April 3, 1943, to May 1, 1943, inclusive, and which may produce only the constructions specified in column IV	Percentages to be applied to the daily average number of looms producing or assigned to produce the constructions specified in column II in the period therein specified. Such percentage of looms shall produce constructions specified in column IV	Constructions to be produced by looms specified in column II	Effective dates
3	Osnaburgs (constructions designated in lines 1 through 7 of Form WPB 658-B (3-25-43)).	100 percent	40" 38 or 40 sley, 24 to 26 pick, 2.11 yd 36" 38 or 40 sley, 24 to 26 plck, 2.35 yd 36" 32 x 26 2.95 yd 36" 24 to 26 sley, 16 to 20 pick, 3.30 yd 40" 28 or 32 sley, 24 to 26 pick, 3.65 yd 30" 38 or 40 sley, 28 plck, 2.35 yd 30" 38 or 40 sley, 28 plck, 2.35 yd	Aug 1,1943
)	Window shade cloths (constructions designated in line 71 of Form WPB 658-B (3-25-43)).	100 percent	Pro rata widths of like count and weight.  Any width fabric of window shade quality woven from print cloth yarns in the following sley and pick per inch: 44 x 40, 56 x 44, 56 x 52, 64 x 56, 72 x 68, 80 x 72.  Or any other construction specified in column IV of groups 4b,	June 15, 1943
10	Pajama checks (constructions of which are designated in line 81 of Form WPB 658-B (3-25-43)).	100 percent	4e, 5, 6, 7, 10, 11, 12, 13, 14 and 15. 36½" 80 x 80 4.27 yd 39½" 80 x 80 4.00 yd Pro rata widths of like count and weight.  Or any other construction specified in column IV of groups	Aug. 1, 1943
11	Bandage cloth (construc- tions designated in lines 82 and 83 of Form WPB 658-B (3-25-43)).	100 percent	4b, 4c, 5, 6, 7, 9, 11, 12, 13, 14 and 15, 38½" 44 x 36 8.60 yd 38½" 40 x 32 9.80 yd 38½" 48 x 44 7.46 yd Pro rata widths of like count and weight to above. Or any other construction speci-	June 15, 1943
	Tobacco and cheese cloths (constructions designated in line 84 of Form WPB 658-B (3-25-43)).	100 percent	fied in column IV of groups 4b, 4c, 5, 6, 7, 9, 10, 12, 13, 14 and 15. Any width fabric woven from print cloth yarns in the following sley and pick per inch: 8 x 8, 14 x 10, 17 x 14, 18 x 12, 18 x 14, 20 x 12, 20 x 16, 24 x 20, 28 x 24, 32 x 28, 40 x 28. Wide or tape selvage manufactured for seed beds in following sley and pick per inch: 22 x 18, 28 x 24, 32 x 28. Or any other constructions speci-	June 15, 1943
13	Carded broadcloths (con- structions designated in lines 85 through 88 of Form WPB 658-B (3-25-43)).	100 percent	fied in column IV of groups 4b, 4e, 5, 6, 7, 9, 10, 11, 13, 14 and 15.	June 15, 1943
14	Carded poplins (constructions designated in line 89 of Form WPB 658-B (3-25-43)).	100 percent	4c, 5, 6, 7, 9, 10, 11, 12, 14 and 15.  Any width poplin woven with print cloth warp yarns in the following sley and pick per inch: 90 x 44, 100 x 44, 112 x 46.  Or any other construction specified in column IV of groups 4b.	June 15, 1943
15 16	Gauze diaper cloth	100 percent	4e, 5, 6, 7, 9, 10, 11, 12, 13 and 15. Gauze diaper cloth.  Any print cloth yarn fabric or fabrics specified in column II of this group (16), provided that the weighted average pick of the yardage in the constructions produced after the effective date specified in column V is reduced to 91 percent of the weighted average pick of the yardage in the constructions specified in column II produced during the quarterly period ending Apr. 3, 1943. Or any other construction specified in column IV of groups 4b, 4c, 5,	
17	structions designated in line 70 of Form WPB 658-	100 percent	6, 7, 9, 10, 11, 12, 13, 14 and 15. Birdseye diaper cloth	May 1, 194
18	B (3-25-43)).  Sheetings, 42" and wider, Classes A and B, except bed sheetings, (constructions designated in lines 35 and 36 of Form WPB 658-B (3-25-43)).	100 percent	Any Class A or Class B narrow sheeting heretofore designated in this Column IV, Groups 1 and 2, woven in pro rata widths most suitable for textile bag use consistent with width of loom,	1

# FEDERAL REGISTER, Wednesday, May 26, 1943

# SCHEDULE B-Continued

Col. I	Column II	Column III	Column IV	Column V
Group	Looms producing or assigned to produce the constructions listed below in the period from April 3, 1943, to May 1, 1943, inclusive, and which may produce only the constructions specified in column IV	Percentages to be applied to the daily average number of looms producing or assigned to produce the constructions specified in column II in the period therein specified. Such percentage of looms shall produce constructions specified in column IV	Constructions to be produced by looms specified in column II	Effective dates
19a	Sheetings, 42" and wider, except bed sheetings (constructions designated in lines 34, 37, 38, 39 and 40 of Form WPB 658-B (3-25-43)).	50 percent	44" 48 x 48 4.00 yd 52" 48 x 48 3.85 yd 54" 40 sley, 36 to 38 pick, 5.25 yd 60" 44 x 40 4.46 yd 43" 36 x 40 5.80 yd Any narrow Class C sheeting heretofore designated in this Column IV, Group 3. Pro rata widths of like count and weight.	Aug. 1, 1943
19b	Sheetings, 42" and wider, except bed sheetings (constructions designated in lines 34, 37, 38, 39 and 40 of Form WPB 658-B (3-25-43)).	50 percent	Any suitable construction not less than 72" wide nor of more than 54 picks per inch manufactured for laundry use.  Any class A or Class B narrow sheeting heretofore designated in this Column IV, Groups 1 and 2, woven in pro rata widths most suitable for textile bag use consistent with width of	Aug. 1, 1943
20	Twills, drills, leans, sateens and gabardines (constructions designated in lines 45 through 69 of Form WPB 658-B (3-25-43)).	160 percent	loom.  Drilla:  37" 64 x 56 1.50 yd (manufactured for shoe linings).  30" 72 sley, not over 48 pick, 2.35 yd to 2.85 yd  30" 76 sley, not over 54 pick, 2.35 yd to 2.85 yd  Pro rata widths of like count and weight.  Any drill, irrespective of width or weight, having not more than 68 sley and not more than 40 pick.  Jeans:  38" 96 x 54 2.85 yd  32" 96 x 64 3.28 yd (manufactured for abrasive cloth).  31" 84 to 86 sley, 56 pick, 3.63 yd to 3.87 yd (manufactured for abrasive cloths).  Pro rata widths of like count and weight.  Twills: 39" 68 x 70 2.58 yd or 3.00 yd  Silesia twill in lowest pickage consistent with U. S. Army Quartermaster Specification 618-C.  37" 84 to 88 sley, 40 pick, 1.75 yd to 2.85 yd  37" 76 to 88 sley, 38 to 46 pick 1.45 yd to 2.15 yd (manufactured for abrasive cloth or shoe linings)  30" 88 sley, 50 to 52 pick, 1.90 yd to 2.45 yd  32" 98 x 44 2.00 yd to meet U. S. Navy Specification 27-T-25A.  31" approx. 88 sley, 56 pick, 1.55 yd to 1.65 yd (manufactured to meet specifications of U. S. Army or Navy for tents).  8.2 oz. Type IV carded uniforn twill in lowest pickage consistent with Federal specifications.  8.5 oz. herringbone in lowest pickage consistent with Federal specifications.  8.5 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Army or Navy.  4 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Army or Navy.  5 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Army or Navy.  6 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Army or Navy.  8 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Army or Navy.  8 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Jarny or Navy.  8 oz. herringbone twill in lowest pickage consistent with specifications for U. S. Jarny or Navy.  8 oz. herringbone twill in lowest pickage consistent with specifications.  8 oz. herringbone twill in lowest pickage consistent with s	

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD, By: J. JOSEPH WHELAN, Recording Secretary. Chapter XI-Office of Price Administration PART 1364-FRESH, CURED AND CANNED MEAT AND FISH

[Rev. MPR 169,1 Amdt. 13]

BEEF AND VEAL CARCASSES AND WHOLESALE CUTS

A statement of the considerations ininvolved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation No. 169 is amended in the following respects:

1. The column of prices for "Bologna bulls (Equivalent cutter and canner grade)" contained in the table of prices in § 1364.452 (d) (2) is amended to read as follows:

[all prices are on dollars per hundredweight basis; the price for any fraction of a hundredweight shall be reduced accordingly]

	Bologn	a bulls
	(equi	valent
	cutte	r and
	canner	grade)
(i)	Beef carcass or side	\$15.00
(ii)	Hindquarter	15.00
(iii)	Forequarter	15.00

2. The column of prices for kosher "Bologna bulls (Equivalent cutter and canner grade)" contained in the table of prices in § 1364.452 (d) (3) is amended to read as follows:

[all prices are on dollars per hundredweight basis; the price for any fraction of a hundredweight shall be reduced accordingly]

		Bologna bulls
		(equivalent
		cutter and
		canner grade
1)	forequarter -	\$15.7

3. Section 1364.452 (1) (2) is amended to read as follows:

(2) The maximum delivered price for boneless beef for Army canned meat in each of the following price zones shall . [F. R. Doc. 43-8187; Filed, May 22, 1943; he.

oc.			
	Zone price		
	per cwt.		
Price zone:	frozen and boxed		
1	\$22.75		
2			
3	21.00		
4	21.00		
5	21.50		
6	21.75		
7	22.00		
8	22.25		
9	22.50		
10	22.75		

4. Section 1364.452 (n) (2) is amended by changing table of prices (A) to read as follows:

[All prices are on a dollars per hundredweight basis; the price for any fraction of a hundredweight shall be reduced accordingly]

	1	II	III	IV
Price zones	Boneless bull (equiv- alent cutter and canner) fresh or frozen	Fresh or frozen cut- ter and can- ner (other than bone- less bull)	Fresh ko- sher boneless bull fore- quarter (equivalent cutter and canner) Note 1	bull fore- quarter
1	\$22.125	\$21, 375		\$22.875
2	21. 375	20. 625		22, 125
3		19. 625		21. 125
4		19.625		21. 125
5		20. 125		21, 625
6		20. 375		21. 875
7		20, 625		22, 125
8		20. 875		22, 375
9		21. 125	\$24, 125	22. 625
10	22, 125	21.375		22.875

5. Section 1364.452 (n) (2) is amended by changing table of prices (B) to read as follows:

(B) [All prices are on a dollars per hundredweight basis; the price for any fraction of a hundredweight shall be re-duced accordingly]

	v	VI	VII
Price zones	Beef trim- mings 25% trlmmable fat, fresh or frozen	Boneless chucks (cut- ter and can- ner, includ- ing bulls) 10% trimma- ble fat; fresh or frozen	Boneless shank meat; fresh or frozen
1	\$19.75	\$21, 625	\$21, 25
2	19.00	20, 875	20. 50
3	18.00	19.875	19. 50
4	18.00	19, 875	19, 50
5	18, 50	20. 375	20.00
6	18. 75	20, 625	20. 25
7	19.00	20, 875	20.50
8	19, 25	21. 125	20.75
9	19.50	21.375	21.00
10	19.75	21.625	21. 25

This amendment shall become effective June 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22 day of May 1943.

GEORGE J. BURKE. Acting Administrator.

4:53 p. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS [MPR 389,1 Amdt. 2]

CEILING PRICES FOR CERTAIN SAUSAGE ITEMS AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 389 is amended in the following respects:

1. Section 2 is amended to extend the effective date of the regulation from May 24, 1943, to June 1, 1943. Wherever the date May 24, 1943, appears in the regula-

tion, the date June 1, 1943, shall be substituted therefor. Wherever the date May 23, 1943, appears in the regulation, the date May 31, 1943, shall be substituted therefor.

2. The effective date provision of the regulation is amended to read as follows:

This regulation shall become effective June 1, 1943.

This amendment shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of May 1943.

GEORGE J. BURKE Acting Administrator.

[F. R. Doc. 43-8188; Filed, May 22, 1943; 4:53 p. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS [MPR 398]

VARIETY MEATS AND EDIBLE BY-PRODUCTS AT WHOLESALE

A statement of the considerations involved in the issuance of this Maximum Price Regulation No. 398 has been issued simultaneously herewith and filed with the Division of the Federal Register.

So far as practicable, the Price Administrator has consulted and advised with representative members of the industry which will be affected by this regulation. In the judgment of the Price Administrator, the prices established herein are and will be generally fair and equitable and comply with the requirements of section 3 and the other requirements of the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, and will effectuate the purposes of said Act and Executive Orders.

§ 1364.1157 Maximum prices for variety meats and edible by-products at wholesale. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, Maximum Price Regulation No. 398 (Variety Meats and Edible By-Products at Wholesale), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1364.1157 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION No. 398-VARIETY MEATS AND EDIBLE BY-PRODUCTS AT WHOLESALE

ARTICLE 1-PURPOSE AND SCOPE OF REGULATION

- What this regulation does. How maximum prices are fixed. Quality and marking requirements.
- Where this regulation applies.
- Sales to which this regulation does not apply.
- 6 Relation to other regulations.

ARTICLE II-RECORD KEEPING AND ENFORCEMENT

- Records and reports.
- Indirect price increases
- Licensing and registration.
- 10 Enforcement.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>18</sup> F.R. 5097, 4786, 4844.

<sup>18</sup> F.R. 5903.

ARTICLE III-MISCELLANEOUS PROVISIONS

Sec.

Petitions for amendment.

12 Adjustable pricing.

ARTICLE IV-ZONES, PRICES AND DEFINITIONS

Permitted additions to base prices

15 Required deductions from base prices.

Definitions.

Description of zones.

Article 1-Purpose and Scope of Regulation.

What this regulation does. SECTION 1 This regulation fixes dollar-and-cents ceiling prices on all sales other than at retail of fresh and processed variety meats and edible by-products derived from hog, cattle, calf, sheep and lamb slaughter. On and after April 1943, the date this regulation takes effect, no person may sell, or deliver, except at retail, and no person in the course of trade or business, may buy or receive any variety meat or edible by-product at prices higher than the prices permitted by this regulation. But lower prices may be

charged or paid.

SEC. 2 How maximum prices are The fixed—(a) General instructions. ceiling prices for any sale are found by looking at paragraph (a) of section 13 which lists the base price per hundredweight in dollars, for each kind of variety meat and edible by-product. To this price should be added the amount specified in paragraph (b) of that section for the zone in which the point of delivery is located. Section 14 should then be examined to determine whether any additions may be made to these prices and section 15, to determine whether any deductions are required. The base price, plus the zone differential, plus the permitted additions, and minus the required deductions is the ceiling price.

(b) Determining the zone in which the point of delivery is located—(1) Point of delivery. The point of delivery is either the point at which local delivery begins, if local delivery is made, or the point at which the product is delivered to the buyer, if no local delivery is made.

(i) Local delivery means delivery by any vehicle, other than a rail carrier, made by the seller to the place of business of the buyer, or made to a point designated by a war procurement or government agency. A truck is not a place

of business.

(ii) If no local delivery is made, the point at which the product is delivered to the buyer is the point where actual physical possession is taken by the buyer or where the product consigned to the buyer

(a) Is received by a rail carrier for shipment at the railroad carload rate, or for shipment to an agency of the United

States government; or

(b) Is received by a common or contract carrier, other than a railroad; or

(c) Is received by an express company for shipment by express to a purveyor of meals, the charges of such carrier in all three instances being paid directly to such carrier by the buyer.

(2) Determining the zone. Having determined the point of delivery, the zone of which such point is located can

be found by reference to section 17 of this regulation in which all the zones are described by counties.

SEC. 3 Quality and labeling requirements-(a) What variety meats and edible by-products may be sold as food. After this regulation takes effect, the only variety meats and edible by-products which may be sold for ultimate consumption as food, either in their original form or in sausage, are those variety meats and edible by-products for which dollar-and-cents prices are fixed by this regulation and which satisfy whatever definitions may appear in section 16.

(b) Labeling requirements. No variety meat or edible by-product may be offered for sale, or sold, or bought in the course of trade or business, unless it bears a label in accordance with the pro-

visions of this paragraph.

(1) Wherever more than one price is established for any variety meat or edible by-product depending upon the quality of the product, the carton or other immediate container shall have stamped or printed on it the kind of variety meat or edible by-product and the grade or type to which it belongs.

(2) The carton or other immediate container shall have stamped or printed on it the word "kosher" wherever kosher products are packed therein, and, whenever sterilized products are, the word

"sterilized".

(3) The name of the variety meat or edible by-products and, when there is more than one type, the type to which it belongs must appear on the seller's invoice. Kosher and sterilized meat shall be invoiced as such.

SEC. 4 Where this regulation applies. The provisions of this regulation shall apply to the forty-eight states of the United States, and to the District of

Columbia.

SEC. 5 Sales to which this regulation does not apply. (a) The provisions of this regulation shall not apply to sales of variety meats or edible by-products, if prior to June 1, 1943, such variety meats or edible by-products have been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to the purchaser.

(b) The provisions of this regulation shall not apply to any sales at retail. A sale at retail is a sale to an ultimate consumer other than an industrial or commercial user. Sales to hotels, restaurants, institutions and other eating places selling or furnishing meals will be considered sales at retail if made by anyone who made 80% of his total sales of meat during the previous calendar months to consumers, that is to persons who bought meat to be eaten by themselves or their families.

(c) The provisions of this regulation with the exception of section 7 covering records and reports shall not apply to sales or deliveries of variety meats or edible by-products to industrial or pharmaceutical users who purchase such products for use in paints, chemicals or other manufactures, or in medicines or other pharmaceuticals, and who do not purchase such products for the purpose of consuming or reselling them as food, either in their original form, or in sausage.

(d) The provisions of this regulation shall not apply to casings, non-kosher calf rennets, lamb or mutton kidneys.

(e) The provisions of this regulation shall not apply to deliveries of variety meats or edible by-products made to any political subdivision or agency of any state or of the United States, under contracts entered into prior to May 22, 1943: Provided, That this exemption shall not be construed to permit the upward revision of any prices fixed in such contracts.

SEC. 6 Relation to other regulations. (a) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation with respect to sales and deliveries made in the United States to other than industrial and pharmaceutical users of all variety meats and edible by-products for which maximum prices are established by this regulation. A maximum price is established for a variety meat or edible byproduct by this regulation if a price is listed in section 13 for some form of that meat or by-product.

(b) The maximum price at which a person may export any variety meat or edible by-product shall be determined in accordance with the provisions of the Revised Maximum Export Price Regulation issued by the Office of Price Ad-

ministration.

#### Article II-Record Keeping and Enforcement

SEC. 7 Records and reports. (a) After 1943, every person making a sale other than at retail, and every person making a purchase in the course of trade or business of any variety meat or edible by-product subject to this regulation shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, a complete and accurate record of each such purchase or sale, including sales to pharmaceutical or industrial users. showing the date thereof, the name and address of the buyer and of the seller, the price charged and the price received, and a description of the product including the grade, and the quantity sold; kosher products to be so indicated. Sales to pharmaceutical and industrial users are to be so identified.

(b) Such person shall, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942, submit such reports to the Office of Price Administration and keep such other records in addition to or in place of the records required in paragraph (a) of this section, as the Office of Price Administration may from time to time re-

quire.

SEC. 8 Indirect price increases. No person shall evade any of the provisions of this regulation by any scheme or device and no person shall indirectly charge or receive for variety meats or

<sup>18</sup> F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848

<sup>\*8</sup> FR. 4132.

edible by-products a price higher than the maximum prices permitted by this regulation. No person shall as a condition of selling any variety meats or edible by-products require a purchaser to buy any other meat or any other product.

SEC. 9 Licensing and Registration. The provisions of Supplementary Order No. 14 (§ 1305.18 Licensing sellers of meat and meat products) are made applicable to every person making sales subject to this regulation. The effect of making this order applicable is to require a license of all persons selling products for which maximum prices are established by this regulation. A license is automatically granted. It is not necessary to apply for the license, but all sellers may later be required to register. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. No person whose license is suspended may sell any such commodity during the period of suspension.

SEC. 10 Enforcement. (a) On and after June 1, 1943, any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

#### Article III-Miscellaneous Provisions

SEC. 11 Petitions for a mendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the Office of Price Administration.

SEC. 12 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

# ARTICLE IV-ZONES, PRICES AND DEFINITIONS

SEC. 13 Prices—(a) Table of base prices. (Except where indicated otherwise, all prices are on a dollar per hundredweight loose basis and do not include boxing, transportation and delivery costs.)

(1) Variety meats and edible by-products: Fresh or frozen, cured or smoked.

Variety meats and edible by-products	Beef	Kosher Beef	Veal	Kosher Veal	Lamb & mutton	Kosher Lamb & mutton	Pork
Blood.	6,00						
Brains	7. 00	13.00	10.00	16, 00	10.00	11.00	11 00
Caul Fat	10.00	10.00	10.00	10. 50	10.00	10.50	11. 00 11. 00
Cheek meat	13. 00		13, 00	10. 30	10.00		18. 00
Cheek meat, lip on	10.00		15.00				15.00
Cheek meat trimmings	8,00						
Chitterlings							8, 00
Crown meat.							8, 00
Cutlets							25. 00
Diaphragm meat	11.00				0.00		11.00
Ears			22.00		0.00		6, 00
Feet		11.00	10.00	10.00			0.00
Fries	6,00		25, 00	10.00			
Gullett Weasand meat	11.00		11.00		9.00		11, 00
Head, skinned			15.00	15.00	7.00	7.00	9, 00
Head meat	13, 00		13, 00	20.00	10, 00	7.00	18.00
Head skins			20100		20.00		9, 00
Heart—Type A	15, 00		15, 00				0.00
Heart—Type B	12.00	12, 00	12, 00	12,00	12.00		12, 00
Heart & Melt			200 00	9,00			12.00
Heart trimmings	6, 00		6, 00				
Kidneys	11.00	11.00	17.00				10.00
Leaf Lard—raw							12, 75
Lips.	6, 00	6,00	6,00	6,00			5, 00
Livers Type A	23, 00	31,00	50, 00	57, 00	18, 00	25, 00	13, 00
Livers Type B.	19, 00	27, 00	47, 00	54,00	15,00	20.00	10, 00
Lungs	3.00	3,00	3, 00	01.00	3,00		
Lung and heart		0.00	0.00		0.00	7.00	
Lungs, heart and melt				5, 50			
Melts		3.00	3, 00	3,00	3, 00	3,00	3, 00
Oxtail split joints	13.00		0.00	0.00	0.00	0.00	0.00
Palates	3,00						
Plucks			27, 00		12, 50		
Rennets		2.00		ea 231/2	22.00		
Snouts						04. 100	9.00
Sweetbreads—type A	23.00	31.00	40.00	40.00	25, 00	27.00	0.00
Sweetbreads—type B.	10.00	18.00					
Pairs,							
under 6 oz			40, 00	40,00			
6-12 oz			45, 00	45, 00			
over 12 oz.			50, 00	55, 00			
Tails—under 34 lb	8.00	10.00	8, 00	10,00			
Tails-34 lb. and up	11.00	13.00	11, 00	13.00			
Tongues type A	22.00	25.00	18.00	21.00	15,00	16, 00	18.00
Tongues A cured	24. 50						
Tongues A smoked	32.00						
Tongues canner		19.00	13.00	16.00			
Tongues canner cured	20, 50						
Tongue meat			11.00				
Tripe scalded (bellies)	4.00	4.00	4.00				4.0
							8, 00
Tripe cooked			8.00	1	7. (8)	Innanana	0.1/
Tripe cooked			8,00		7.00		0.00

## (2) Cured pork items.

	Snouts	Ears	Lips	Heads (split brains out)
½ barrel (100 lbs.), each	12. 70		8. 40	15. 50
Barrel (200 lbs.), each	22. 50		14. 00	28. 00
Tierce (300 lbs.), each	32. 00		19. 00	40. 00

(3) Vinegar pickled and cooked beef tripe.

	Regular	Honey- comb
Kits (13 lbs.), each ½ barrel ((17 lbs.), each ½ barrel (35 lbs.), each ½ barrel (75 lbs.), each Barrel (200 lbs.), each Tierce (300 lbs.), each	2.00 2.60 5.00 10.00 26.00 39.00	2. 35 3. 00 5. 60 11. 75 30. 00 45. 00

(b) Table of zone differentials. Depending upon the location of the point of delivery add to the base price per hun-

dredweight the applicable one of the following zone differentials:

	Beef	Veal	Lamb and mutton	Pork
Zone 1 Zone 2 Zone 3 Zone 4	1.00	2. 50 1. 50 . 75	1.50	2. 50 1. 50 1. 25 . 75
Zone 4-A Zone 5 Zone 6 Zone 7 Zone 8 Zone 9 Zone 10	. 50 . 75 1. 00	.50 .75 1.00 1.25 1.50 1.75	.50 .75 1.00 1.25 1.50 1.75	. 25 . 50 . 75 1. 00 1. 25 1. 50

SEC. 14 Permitted additions to base prices—(a) For transportation and local delivery. The following amounts may be added for transportation and local delivery so long as no more than \$.50 per cwt. is added in any zone with three exceptions. Up to \$.75 per cwt. may be added on product derived from calf slaughter in zones 4 and 4-A, on product derived from cattle slaughter in zones

<sup>&</sup>lt;sup>3</sup> 7 F.R. 7033.

No. 103----

3, 4 and 4-A, and on product derived from sheep and lamb slaughter in zones

2, 3, 4 and 4-A.

(1) Transportation from the place of slaughter to the point of delivery. If the point of delivery is neither the place where the livestock was slaughtered nor another slaughtering, packing or processing plant, owned or controlled by the slaughterer, the seller may make one of the following additions to the base prices for transporting the product to the point of delivery from the place of slaughter.

(i) Cost up to \$.50 per cwt., on product derived from lamb and sheep siaughter if the point of delivery and the place where the livestock was slaughtered are in price zones 2, 3, 4, or 4-A;

(ii) Cost up to \$.50 per cwt., on product derived from cattle slaughter if the point of delivery and the place where the livestock was slaughtered are in price

zones 3, 4, and 4-A;

(iii) Cost up to \$.50 per cwt., on product derived from calf slaughter if the point of delivery and the place where the livestock was slaughtered are in price zones 4 and 4-A;

(iv) Cost up to \$.25 per cwt., if the point of delivery and the place of

slaughter are in the same zone.

- (2) Local delivery from the point of sale to the buyer. If local delivery is made by the seller to the place of busi-If local delivery ness of the buyer, or to the designated delivery point of a war procurement or other government agency located within a radius of 25 miles of the point at which local delivery starts, \$.25 per cwt. may be added to the base prices. If local delivery ends more than 25 miles from the point at which it started, there may be added
- (i) Cost up to \$.75 per cwt. on product derived from lamb or sheep slaughter for delivery from a point in price zones 2, 3, 4, or 4-A;
- (ii) Cost up to \$.75 per cwt. on product derived from cattle slaughter for delivery from a point in price zones 3, 4, or 4-A;
- (iii) Cost up to \$.75 per cwt. on product derived from calf slaughter for delivery from a point in price zones 4 or

(iv) Cost up to \$.50 per cwt. for de-

livery in all other cases.

(3) Intermediate distributors. If hotel supply house, peddler truck seller, or wholesaler has paid a charge under either of the two preceding subparagraphs for transportation or delivery, he may add the amount of such charge upon the resale of the meat, up to \$.25 if the point of delivery is in price zone 1 or 5 to 10 inclusive, and up to \$.50 elsewhere.

(b) Wrapping and packaging. (1) For delivering in shipping containers on domestic sales: (No addition permitted where prices in Section 13(a) include

shipping containers)

Per cut. (i) In 5 lb. container, including out-

side package, if used; sweetbreads, brains and cutlets, only\_\_\_\_\_\_\$2.00 In 10-15 lb. container, including outside package, if used; sweet-breads, brains, cutlets, livers and chitterlings, only\_\_\_\_\_

(iii) In 25-S0 lb. wooden or fiber boxes\_ \$0.75 (iv) In 50-100 lb. wooden or fibre boxes In all other packages including slack barrels\_\_\_

Per cut.

(2) A wholesaler, packer's branch house, hotel supply house or peddler truck seller may make the following charge in lieu of the additions permitted under subparagraph (1):

(i) For breaking a box, or barrel, of variety meats and edible by-products and delivering less than 30 pounds of the kind of product contained in such container to a single buyer an amount equal to the addition permitted for the original container in sub-paragraph (1) but not more than \$0.75 per cwt.

This subparagraph does not apply to sales from branch houses or packer affiliated hotel supply houses which are part of or physically attached to the

seller's packing plant.

(3) For delivering product packed for export shipment and/or packed to United States Government specifications:

Per cupt. (i) In nailed wooden boxes\_\_ \_ \$0.75 In weather-proof, telescoped style, solid fibre boxes ... (iii) In all other packages\_\_\_\_\_

(c) Wholesaler's and hotel supply house's selling additions. A wholesaler may add \$.50 per cwt. on all sales; a hotel

supply house \$2.00 per cwt.

(d) Peddler truck selling addition. Where a peddler truck sale is made involving delivery of not more than 50 pounds of variety meat and edible byproducts in a total delivery of not more than 150 pounds of meat and meat products in any one day from such peddler truck to any buyer's store door, the seller may add \$1.50 per cwt. in lieu of the additions permitted under paragraph (a) of this section for transportation

and for local delivery.

SEC. 15 Required deductions from base prices—(a) Sterilized meat. For all products sterilized in accordance with B. A. I. requirements deduct \$2.00 per

(b) Quantity discounts. For all variety meats and edible by-products sold, delivered or shipped as part of a

(1) Involving 10,000 pounds or more of meats, edible meat by-products and

sausage deduct \$0.625 per cwt.

(2) Involving 2,000 pounds or more, but less than 10,000 pounds of meat, edible meat by-products and sausage deduct \$0.50 per cwt.

(3) Involving 500 pounds or more, but less than 2,000 pounds of meat, edible meat by-products and sausage deduct \$0.375 per cwt.

SEC. 16. Definitions. (a) When used

in this regulation the term:

"Hotel supply house" means a separate selling establishment which is not physically attached to a packing or slaughtering plant, packer's branch house, wholesaler's or any other distributive establishment; which is engaged in the fabrication of meat cuts and in the sale of fabricated meat cuts. variety meats and edible by-products to purveyors of meals; and which during

the base period of September 15 to, and including December 15, 1942 sold to purveyors of meals, other than war procurement agencies, 80% of the total weight of meat, variety meats, or edible by-

products sold by it.

"Kosher variety meat or edible byproduct" means any variety meat or edible by-product which is derived from animals slaughtered, approved and stamped as 'kosher under rabbinical supervision, and which is marked as kosher and sold under rabbinical supervision either to a person who maintains a selling establishment at or through which he regularly and generally sells kosher meat as such, or to a person who is a purveyor of kosher meals.
"Peddler-truck sale" means a sale of

variety meats and edible by-products from a truck by a person who purchases variety meats or edible by-products at or below the maximum price from a seller with whom he has no other financial affiliations or relationship, who takes delivery at the seller's place of business, and who does not sell or deal in meat, variety meats and edible by-products in any manner other than sales out of stock carried in a truck, owned and driven by him: Provided, That the first record of the transaction is made by the salesman concurrently with the delivery of the products sold.

"Purveyor of meals" means: (i) Any restaurant, hotel, cafe, cafeteria or establishment which purchases meats and where meals, food portions or refreshments are served for a consideration.

(ii) The Army, Navy, Marine Corps, Coast Guard, War Shipping Administration, or any agency of the United

States

(iii) Any pereson operating an oceangoing vessel engaged in the transportation of cargo or passengers in foreign, coastwise or intercoastal trade, to the extent that meat is delivered to him as ship's stores for consumption aboard such vessel.

(iv) Any hospital, asylum, orphanage, prison or other similar institution, which is operated by any federal, state, or local government or agency thereof.

"Wholesaler" means a person other than a hotel supply house or peddlertruck seller, who buys variety meats and edible by-products for resale other than at retail and who does not own or control. in whole or in substantial part, any slaughtering plant or facilities, and who is not owned or controlled, in whole or in substantial part, by another person who owns or controls in substantial part any slaughtering plant or facilities.
(b) When used in this regulation the

term:

"Variety meats and edible by-products" means any by-product of hog, cattle, calf, sheep and lamb slaughter which is listed in any form in section 13 and is clean, sound, has at all times been handled in a sanitary manner, and is free from foreign material, including blood clots, mucus, hair and wool. Referring to variety meats and edible byproducts derived from livestock slaughter the term:

"Blood" means entirely defibrinated blood which may contain salt or other

curing agents.

"Brains" means both brain lobes, the small knob at the base of the brain and a short piece of spinal cord approximately three quarters of an inch in length.

"Caul fat" means the fat surrounding the paunch (stomach). When taken from a hog it should have light lacy veins of fat, or fat streaking and when taken from cattle it should be reasonably white and of a minimum thickness of one

eighth inch.

'Cheek meat' of cattle, calves and hog means the lean muscle on the inside and outside of the lower jaw, trimmed free of the salivary glands, with no more than 20% trimmable fat when taken from hogs or cattle. In the case of sheep and lambs, cheek meat means all the meat from the head, including the lips and glands.

"Cheek meat, lips on" of cattle means the lean muscle on the inside and outside of the lower jaw with the lip attached.
"Cheek meat trimmings" means the

salivary glands, cheek fat and lean meat trimmed from the cheek meat of cattle,

calves and hogs.
"Chitterlings" means the middle of the hog casing set, including the blind end, thoroughly cleaned and practically free

from fat, split or unsplit. "Crown meat" means the lean meat

trimmed from the crown of hog bungs.
"Cutlets" means pork steaks made from the lean muscle trimmed from the tip of the jawbone (temple meat), or from the inside lean muscle of the cheek meat, free of fat and either frenched by hand pounding or processed through a steaking machine.

"Diaphragm meat" means the lean meat trimmed from the diaphragm muscle after the latter has been cut from the

carcass in dressing.

"Ears or ear meat" means the lean meat from the ear, free of the eardrum. "Feet" means clean cattle or calf feet,

hoofs removed.

"Fries" means clean fries; free of cords when taken from cattle.

"Gullet and weasand meat" means the lean meat surrounding the esophagus and trachea (gullet and windpipe).
"Head, calf" means a calf head scalded,

thoroughly cleaned, with eye lids and eardrums removed. The throat and nostrils shall be thoroughly flushed and the ragged edges of the skin around the head

and esophagus (gullet) trimmed off.
"Head, lamb" means the entire head, including tongue, trimmed free of wool

and thoroughly cleaned.
"Head, pork" means the entire head, excluding the tongue, cut from the carcass in a circular cut, exposing the lean cheek meat in the head, leaving the greater part of the fat which covers the cheek on the carcass. The eardrums, eye lashes and all hair and scurf are removed, and the nostrils are cleaned.

"Head meat" means the lean meat, exclusive of cheek meat, trimmed from the head of cattle, calves and hogs.
"Head skin" means the skin from a

hog head, excluding the ears, lips and

"Hearts, beef, Type A" means bright colored beef hearts, free from blood clots, trimmed free of large gristly blood vessels and "heart cap", with trimmable fat not in excess of 20%.

"Hearts, beef, Type B" means all other beef hearts, with ossa cordis removed and with an aorta not over two inches in

"Hearts, all others" means hearts with heart valve attached, free of blood clots and with an aorta not over one inch in

"Heart and melt" means a calf heart and melt meeting the requirements set out herein.

"Heart trimmings" means lean meat trimmed from the beef-heart in the prep-

aration of Type A hearts.
"Kidneys" means kidneys free from spots and reasonably free from fat. When taken from cattle or calves they shall be removed by first loosening the suet from the outside surface of the kidney and then cutting off the vein, leaving sufficient fat in the vein so that the fat will be flush with the surface of the kidney.

"Leaf lard, raw" means the internal fat from the hog abdomen, removed in one

"Lips" means the entire underlip when removed from hogs and the meat and tissue from the side of the jaw when removed from cattle.

'Livers, veal or calf, Type A" means veal or calfs' livers weighing not more than 5½ pounds, of bright uniform color, short and plump and fine grained in texture, free from cuts or mutilations

"Livers, beef, Type A" means beef livers of any weight, of bright uniform color.

light to chocolate brown.

"Livers, beef, calf, Type B" means all black, blemished, discolored or mutilated livers from calves or cattle.

"Livers, pork, lamb and sheep" means livers from which the gall bladder and connective tissue have been removed and which are free of white spots.

"Lungs" means the lungs from cattle, calves, lamb or sheep. The trachea (windpipe) is to be cut off close to the body of the lungs.

"Lungs and hearts, lamb, (haslets)" means a lamb heart and lung meeting the requirements of the preceding paragraphs, called "a set".

"Lung, heart, and melt" means a lamb heart, lung and melt, meeting the requirements of the preceding paragraphs, called "a set".

"Melts" means the spleens.
"Oxtail split joints" means the first two caudal vertebrae removed in making boneless beef for war procurement agen-

"Palates" means the entire palate removed from the head of cattle.

"Plucks, pork" means the heart and liver naturally attached; the liver to be free of spots.

"Plucks, all others" means the heart, liver and lungs naturally attached; the liver to be free of spots; the trachea (windpipe) opened and cleaned free of blood clots; and the lungs cleaned.

"Rennets, (reeds)" means the fourth stomach uncleaned.

"Snouts" means the snout from the hog head. It is to be long cut so as to include the part extending between and above the eyes. The lean meat is trimmed out and the nasal cartilage re-

"Sweetbreads, beef, Type A" means the thymus gland (neck sweetbreads) removed from the neck only of beef cattle, they are to be trimmed reasonably free from fat.

"Sweetbreads, beef, Type B" means the thymus gland adjacent to the heart (heart sweetbreads). They are to be trimmed reasonably free from fat.

"Sweetbreads, calf, pairs" means heart and neck sweetbreads (thymus gland) naturally attached in pairs, from calves. They are to be trimmed reasonably free of fat, and free from blood stains or bruises.

"Sweetbreads, calf" means the throat or heart sweetbreads (thymus gland) from calves, they are to be trimmed reasonably free from fat, and free from blood stains or bruises.

"Sweetbreads, lamb" means the thymus glands of the lamb, they are to be

free from fat.

'Tails" means tails of cattle or calves. Ragged edges of tissue, loose fat and the last two joints of the tip end are to be

"Tongues, beef, Type A" means tongues from cattle cut off at a point that removes the soft palate and leaves the epiglottis on the tongue. One half inch of fat may be left on the underside of the tongue, which shall be trimmed smooth in removing the glands. This grade of tongue may have a single mutilation not over 21/2 inches in diameter or 11/2 inches in depth, or three mutilations, not over the size of a half dollar in circumference or one inch in depth. The tip end may be cut off up to a point where cross section thickness does not exceed one and one-half inches.

'Tongues, beef, canner trim' means tongues from cattle not qualifying for Type A. The hinge bones are not to protrude more than 11/2 inches. The palate, gullet and fat from the base of the tongue

are to be removed.

"Tongue, calf" means calf tongues trimmed so as to leave the epiglottis on the tongue. The hinge bones are to be cut flush with the butt end of the tongue. The fat at the base of the tongue shall be trimmed smooth in removing the glands.

Tongues, lamb" means lamb or sheep tongues trimmed so as to leave the epi-glottis on the tongue. The hinge bones are to be cut flush with the butt end of the tongue. All fat is to be trimmed from

the base of the tongue.

"Tongue, pork" means pork tongues with glands removed and trimmed reasonably free of fat. Tongues trimmed to remove tooth marks are included.

Tongue meat" means the muscle meat trimmed from the tongue, with no more than 20% trimmable fat. It does not include glands.

"Tripe, scalded (bellies)" means paunches (stomachs) thoroughly cleaned by washing and scalding according to B. A. I. instructions or similar good commercial methods.

"Tripe, cooked" means tripe which has been thoroughly cooked by boiling in water, cooled and washed. The surface skin and seam fat are to be removed from

beef and calf tripe.
"Tripe, honeycomb" means cooked beef tripe showing the characteristic honey-comb markings. If the pocket is split the apron around open end cannot be

more than three inches wide.

"Udders" means the severed mammary glands from cows, and shall be carefully drained by slicing according to good commercial practice.

SEC. 17 Description of zones.

#### ZONE 1

Washington, Oregon, California and Nevada.

ZONE 2

Idaho, Montana, Wyoming, Utah and Arizona.

ZONE 3

Colorado and New Mexico.

North Dakota, Oklahoma and Texas,

All that portion of Wisconsin north and west of and including the counties of Iron, Price, Taylor, Rusk, Barron and Polk.

All that partion of Minnesota north of and including the counties of Chisago, Anoka, Sherburne, Stearns, Meeker, Kandiyohi, Swift and Big Stone.

All that portion of South Dakota north and west of and including the counties of Roberts, Grant, Day, Brown, Edmunds, Walworth, Potter, Hyde, Buffalo, Brule, Lyman and Gregory

All that portion of Nebraska west of and including the counties of Keyapaha, Rook, Loup, Custer, Dawson, Phelps and Harlan.

All that portion of Kansas west and south of and including the counties of Phillips, Rocks, Ellis, Rush, Barton, Ellsworth, Saline, Dickinson, Norris, Lyon, Osage, Franklin and Miami.

All that portion of Missouri south and west of and including the counties of Cass, Johnson, Pettis, Cooper, Moniteau, Cole, Callaway, Montgomery, Warren, Franklin, Washington, St. Francois, Madison, Wayne and

#### ZONE 4-A

All that portion of Wisconsin south and west of and including the counties of St. Croix, Dunn, Chippewa, Clark, Jackson, Mon-Vernon and Crawford.

All that portion of Minnesota south of and including the counties of Washington, Ramsey, Hennepin, Wright, McLeod, Renville, Chippewa and Lac qui Parle.

All that portion of South Dakota south and east of and including the counties of Deuel, Codington, Clark, Spink, Faulk, Hand, Jerauld, Aurora and Charles Mix.

All that portion of Nebraska east of and including the counties of Boyd, Holt, Garfield, Valley, Sherman, Buffalo, Kearney and

All that portion of Kansas east and north of and including the counties of Smith, Osborne, Russell, Lincoln, Ottawa, Clay, Geary,

Wabaunsee, Shawnee, Douglas and Johnson.
All that portion of Missouri west and north and including the counties of Scotland, Knox, Shelby, Monroe, Audrain, Boone, Howard, Saline, Lafayette and Jackson.

Iowa except the counties of Dubuque, Jackson, Clinton, Scott, Muscatine, Louisa, Des Moines and Lee.

All that portion of Michigan west of and including the counties of Marquette and Menominee.

All that portion of Wisconsin east of and including the counties of Vilas, Oneida, Lin-

coln, Marathon, Wood, Juneau, Sauk, Rich-

land and Grant.
The following counties of Iowa: Dubuque, Jackson, Clinton, Scott, Muscantine, Louisa, Des Moines and Lee.
All that portion of Illinois north and west

and including the counties of Vermilion, Champaign, Douglas, Coles, Shelby, Effing-ham, Fayette, Bond, Madison, St. Clair and Monroe.

The following counties of Missouri: Clark, Lewis, Marion, Ralls, Pike, Lincoln, St. Charles, St. Louis, City of St. Louis and Jefferson.

The following counties in Indiana: Lake, Newton, Benton and Warren.

The following counties of Michigan: Alger, Delta, Schoolcraft, Luce, Mackinac, Chippewa and Berrien.

Indiana except the counties of Lake, Newton, Benton and Warren.

All that portion of Illinois east and south of and including the counties of Edgar, Clark, Cumberland, Jasper, Clay, Marion, Clinton, Washington and Randolph.

The following counties of Missouri: Saints Genevieve, Perry, Bollinger, Cape Giradeau, Stoddard, Scott, New Madrid, Mississippi, Dunklin and Pemiscot.

All that portion of Kentucky west and north of and including the counties of Carroll, Henry, Shelby, Anderson, Washington, Marion, Larue, Hardin, Grayson, Ohio, Muh-

lenberg and Todd. The following counties of Tennessee: Lake, Obion, Weakley, Henry, Stewart, Montgomery, Dyer, Gibson, Crockett, Carroll, Benton and Houston.

The State of Arkansas.

All that portion of Louisiana west of the Mississippi River from the northeast point of East Carroll Parish to the northeast point of Point Coupee Parish and west of and in-cluding the parishes of Avoyelles, Saint Landry, Saint Martin and Iberia.

#### ZONE 7

The Lower Peninsula of Michigan except Berrien County, but including the islands of Michigan lying in Lake Michigan and Lake Huron.

The State of Ohio.

The following counties of New York: Niagara, Erie, Chautauqua and Cattaraugus.
All that portion of Pennsylvania west of

and including the counties of Warren, Forest, Clarion. Armstrong, Westmoreland and

All that portion of West Virginia west of and including the counties of Hancock, Brooke, Ohio, Marshall, Wetzel, Doddridge, Gilmer, Calhoun, Roane, Kanawha, Boone, Logan and Mingo.

All that portion of Kentucky east of and including the counties of Boone, Gallatin, Owen, Franklin, Woodford, Mercer, Boyle, Casey, Taylor, Green, Hart, Edmonson, Butler and Logan.

All that portion of Alabama north and west of and including the counties of Jackson, Madison, Morgan, Cullman, Walker, Fayette

All that portion of Tennessee west of and including the counties of Campbell, Scott, Fentress, Overton, Putnam, White, Warren, Grundy and Marion; but excluding the counties of Lake, Obion, Weakley, Henry, Stewart, Montgomery, Dyer, Gibson, Crockett, Carroll, Benton and Houston.
All that portion of Mississippi north of

including the counties of Lowndes, Oktibbeha, Choctaw, Attala, Madison, Yazoo and Issaquena.

All that portion of New York west of and including the counties of Oswego, Oneida, Madison, Chenango and Broome; but excluding the counties of Niagara, Erie, Cattaraugus and Chautauqua.

The following counties of Pennsylvania: McKean, Potter, Elk, Cameron, Clinton, Jefferson, Clearfield, Center, Indiana, Cambria, Blair, Huntingdon, Somerset, Bedford and Fulton.

All that portion of West Virginia east of and including the counties of Monongalia, Marion, Harrison, Lewis, Braxton, Clay, Nicholas, Fayette, Raleigh, Wyoming and Mc-Dowell; but excluding the counties of Berkeley and Jefferson.

The following counties of Maryland: Garrett and Allegany.

All that portion of Virginia west of and including the counties of Highland, Bath, Alleghany, Craig, Montgomery, Floyd and

All that portion of Tennessee east of and including the counties of Claiborne, Union, Anderson, Morgan, Cumberland, Bledsoe, Van Buren, Sequatchie and Hamilton. All that portion of North Carolina west

and southwest of and including the counties of Alleghany, Wilkes, Alexander, Caldwell, Burke, and Cleveland.

All that portion of South Carolina west

and northwest of and including the counties of Cherokee, Union, Newberry, Saluda and Edgefield.

All that portion of Georgia west and northwest of and including the counties of Columbia, McDuffle, Warren, Glascock, Washington, Johnson, Laurens, Dodge, Wilcox, Ben Hill, Irwin, Tift, Colquitt and Thomas. All that portion of Alabama south of and

including the counties of De Kalb, Marshall, Blount, Jefferson, Tuscaloosa and Pickens.

All that portion of Mississippi south of and including the counties of Noxubee, Winston, Leake, Scott, Rankin, Hinds and Warren.

All that portion of Louisiana east of and including the parishes of West Feliciana. Point Coupee, Iberville, Assumption and Saint

All that portion of Florida west of and including the counties of Leon and Wakulla.

Maine, New Hampshire, Vermont, Massachusetts, Connecticut, and Rhode Island.
All that portion of New York east of and

including the counties of St. Lawrence, Jefferson, Lewis and Herkimer, and east and south-east of and including the counties of Otsego, Delaware, Sullivan, Orange, Rockland, Westchester, New York, Bronx, Kings and Rich-

All that portion of Pennsylvania east of and including the counties of Tioga, Lycoming, Union, Mifflin, Juniata, Perry and Frank-

New Jersey and Delaware.

All that portion of Maryland east and southeast of and including the counties of Washington, Frederick, Montgomery, Prince Georges, Charles and Saint Marys.

The District of Columbia.

The following counties in West Virginia:

Berkeley and Jefferson.
All that portion of Virginia east of and including the counties of Frederick, Shenandoah, Rockingham, Augusta, Rockbridge, Botetourt, Roanoke, Franklin and Patrick.

All that portion of North Carolina east and southeast of and including the counties of Surry, Yadkin, Iredell, Catawba, Lincoln and Gaston.

All that portion of South Carolina east of and including the counties of York, Chester, Fairfield, Richland, Lexington, Aiken, Barnwell, Allendale, Hampton, Jasper and Beau-

All that portion of Georgia east of and including the counties of Richmond, Jefferson, Emanuel, Treutlen, Wheeler, Tolfair, Coffee, Berrien, Cook and Brooks.

The following counties of Florida: Jefferson, Madison, Taylor, Hamilton, Suwannee, Lafayette, Dixie, Columbia, Gilchrist, Levy, Baker, Nassau, Duval, Union, Bradford, Clay, St. Johns, Alachua, Putnam, Flagler, Marion, Volusia, Lake, Sumter, Citrus, Hernando and

**ZONE 10** 

All that portion of Florida south of and including the counties of Brevard, Seminole, Osceola, Polk, Hillsborough and Pinellas.

### Effective Date

This regulation shall become effective June 1, 1943.

NOTE: The reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 22d day of May 1943.

GEORGE J. BURKE. Acting Administrator.

[F. R. Doc. 43-8186; Filed, May 22, 1943; 4:55 p. m.]

> PART 1340-FUEL [MPR 121,1 Amdt. 15]

MISCELLANEOUS SOLID FUELS DELIVERED FROM PRODUCING FACILITIES

A statement of the considerations involved in the issuance of this amend-ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1340.249 is amended by adding a new paragraph, (g) to read as follows:

(g) Anything in this regulation contained to the contrary notwithstanding, on and after February 18, 1943, any producer of beehive oven coke in Wise County, Virginia, may add to his maximum prices for such coke determined in accordance with the provisions of this Regulation a sum not to exceed \$.25 per net ton, and any person may buy or receive such coke at such maximum prices.

This amendment shall become effective May 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 22d day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8230; Filed, May 24, 1943; 2:36 p. m.]

> PART 1412—SOLVENTS [MPR 170,2 Incl. Amdt. 4]

### ANTI-FREEZE

Section 1412.1 (c), 1412.4, 1412.6 (a) (1), (b) (1) and (2), 1412.12 (a) (2), (7), (8), and (16), and 1412.13 (a), (c), (e) and (g) (2) are amended; and § 1412.13 (i) and (j) are added by Amendment 4, effective May 22, 1943, so that Maximum Price Regulation No. 170 shall read as follows:

In the judgment of the Price Administrator, seasonal and other factors affect-

\* Copies may be obtained from the Office of

ing the sale of anti-freeze by manufacturers and distributors thereof have resulted in the establishment, under the General Maximum Price Regulation,\* of maximum prices for such sales which are not generally representative and which are not best calculated to assist in securing adequate distribution of such antifreeze.

In the judgment of the Price Administrator, the maximum prices established by this Regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942. A statement of the considerations involved in the issuance of this Regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1 sissued by the Office of Price Administration, Maximum Price Regulation No. 170 is hereby issued.

Sec. 1412.1 Maximum prices for anti-freeze. 1412.2 Less than maximum prices. 1412.3 Evasion. 1412.4 Adjustable pricing.

14125 Records and reports. 1412.6 Marking and posting. Enforcement. 1412.7

14128 Petitions for amendment.

1412.9 Licensing; applicability of the registration and licensing provisions of the General Maximum Price Regulation.

1412.10

Federal and state taxes.

Applicability of General Maximum 1412.11 Price Regulation.

Definitions. 1412 12

Appendix A: Maximum prices for 1412.13 anti-freeze.

1412.14 Effective date.

1412.15 Effective dates of amendments.

AUTHORITY: §§ 1412.1 to 1412.15, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1412.1 Maximum prices for anti-freeze. (a) On and after June 30, 1942, regardless of any contract, agreement, lease or other obligation, no person shall sell or deliver anti-freeze and no person shall buy or receive anti-freeze in the course of trade or business, at prices higher than the maximum prices set forth in Appendix A hereof, incorporated herein as § 1412.13; and no person shall agree, offer, solicit, or attempt to do any of the foregoing. The provisions of this section shall not be applicable to sales or deliveries of anti-freeze to a purchaser if prior to June 30, 1942, such anti-freeze had been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to such purchaser.

(b) Nothing in this Maximum Price Regulation No. 170, or in the General Maximum Price Regulation, shall apply to sales or deliveries of anti-freeze other than those sales or deliveries for which

maximum prices are established in Appendix A hereof (§ 1412.13), except as provided in § 1412.9.

(c) Nothing in this Maximum Price Regulation No. 170 shall apply to sales or deliveries of wood alcohol for which maximum prices are established by Revised Price Schedule No. 34 ° or to sales or deliveries of ethyl alcohol for which maximum prices are established by Maximum Price Regulation No. 28 or 295 ° or to sales or deliveries of naphthas, solvents, mineral spirits and other petroleum fractions sold as anti-freeze preparations for which maximum prices are established by Maximum Price Regulation 88 '-Petroleum and Petroleum Products or Maximum Price Regulation No. 137 10-Petroleum Products Sold at Retail.

[Note: Supplementary Order No. 7 (7 F.R. 5176) provides that the prohibition contained in any price regulation against buying or receiving any commodity or service at a price higher than the maximum price permitted by such regulation shall not apply to any war procurement agency, or government whose defense is vital to the defense of the United States.1

[Note: Supplementary Order No. 34 (7 F.R. 10779) permits special packing expenses to be added to maximum prices on sales to procurement agencies of the United States.]

[Note: Supplementary Order No. 42 (8 F.R. 4968) provides that no price regulation of the Office of Price Administration shall apply to sales or deliveries of any commodity or service made to Government agencies pursuant to secret contracts or subcontracts.]

§ 1412.2 Less than maximum prices. Lower prices than those set forth in Appendix A hereof (§ 1412.13) may charged, demanded, paid or offered.

§ 1412.3 Evasion. The price limitations set forth in this Maximum Price Regulation No. 170 shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to anti-freeze alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tving agreement or other trade understanding or otherwise.

§ 1412.4 Adjustable pricing. Any person may offer or agree to adjust or fix prices to or at prices not in excess of the maximum prices in effect at the time of delivery. In an appropriate situation where a petition for amendment or an application for adjustment requires extended consideration, the Administrator may, upon application, grant permission to agree to adjust prices upon deliveries made during the pendency of the petition in accordance with the disposition of the petition.

§ 1412.5 Records and reports. (a) On and after June 30, 1942, every person

<sup>8</sup> F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047.

<sup>\*</sup>Statements of considerations are also issued simultaneously with the issuance of amendments.

<sup>&</sup>lt;sup>5</sup> Revised: 7 F.R. 8961; 8 F.R. 3313, 3533.

<sup>&</sup>lt;sup>e</sup> 7 F.R. 1269, 2000, 2132, 8201, 8948. <sup>†</sup> 7 F.R. 2000, 2132, 3775, 7401, 7402, 8948; 8 F.R. 2339, 4256, 4852.

<sup>\*7</sup> F.R. 11115; 8 F.R. 129, 2599, 4930.
\*8 F.R. 3718, 3795, 3845, 4130, 4131, 3841, 4252, 4334, 4783, 4918, 4840, 5386, 6044, 6120.

<sup>10 8</sup> F.R. 4092, 4511, 4335, 5588, 6120.

Price Administration.

17 F.R. 3237, 3989, 4483, 5941, 6002, 6386, 8587. 8621, 8938, 8948, 10529; 8 F.R. 1895, 2756,

<sup>4179. 5757, 6261.</sup> <sup>2</sup>7 F.R. 4763.

making purchases or sales of anti-freeze in the course of trade or business shall keep for inspection by the Office of Price Administration, for a period of not less than one year, complete and accurate records of every such purchase or sale except sales at retail, showing the date thereof, the name and address of the buyer and of the seller, the price contracted for or received, and the quantity of such anti-freeze purchased or sold.

(b) Such persons shall submit such reports to the Office of Price Administration and keep such other records in addition to or in place of the records required in paragraph (a) of this section as the Office of Price Administration

may, from time to time, require. (c) Any seller who has customarily given a purchaser a sales slip, receipt or similar evidence of purchase shall continue to do so. Upon request from a purchaser any seller, regardless of previous custom, shall give the purchaser a receipt showing the date, the name and address of the seller, a description of the anti-freeze sold, and the price received for it.

(d) Every person selling Type P antifreeze shall preserve all of his existing records relating to the price which he charged for Type P anti-freeze during that month of the six month period ending March 31, 1942, in which he delivered the largest amount of such anti-freeze.

§ 1412.6 Marking and posting—(a) By persons packaging anti-freeze. (1) Except as provided in subparagraph (3) of this paragraph, on and after June 30, 1942, every person who packages Type N. S. P or C anti-freeze in containers shall clearly and conspicuously mark on the outside of such containers or on labels securely affixed thereto the following information:

(i) The type of anti-freeze contained therein, that is, "Type N", "Type S", "Type P", or "Type C", as the case may be, and in the case of Type C antifreeze, the following additional state-ment: "This anti-freeze contains as its principal ingredient (Insert here the common name of the inorganic salt used in preparing the solution)."

[Paragraph (i) amended by Amdt. 4, May 22,

(ii) The strength of the anti-freeze contained therein. Such strength may be designated by the terms "standard" "standard strength", or "full strength" for standard anti-freeze, or by the terms "sub-standard" or "sub-standard strength" for sub-standard anti-freeze.

(iii) The applicable maximum retail price as established by Appendix A (§ 1412.13) for the anti-freeze contained therein. Such price shall be designated as follows: "OPA Retail Ceiling Price \$\_\_\_\_\_." The blank in the quoted phrase shall be filled in with the applicable maximum retail price as established by Appendix A (§ 1412.13) by the packager in the case of Type S, Type N and Type C anti-freeze and by the retailer in the case of Type P anti-freeze, but in the latter case the packager shall supply the retailer with instructions as to the manner of determining the maxi-

mum retail price under the provisions

of Appendix A (§ 1412.13).
(2) The type (N, S, P, or C) and the applicable maximum retail price established by Appendix A (§ 1412.13) shall be printed in letters at least two inches high on containers of more than five gallons, and in letters at least as large as any other printed matter thereon other than the trade mark or trade name on containers of five gallons or less.

(3) The marking specified in subdivision (iii) of subparagraph (1) of this paragraph may be omitted where antifreeze is sold directly to the United States, or any agency thereof, or to a commercial or industrial user.

[Paragraph (a) as amended by Amendment 1, 7 F.R. 5717, effective 7-28-42, and Amendment 2, 8 F.R. 1232, effective 2-1-43]

(b) By retailers. (1) Every person selling Type N, S, P or C anti-freeze at retail shall post the maximum price of each type (N, S, P or C), strength (standard or substandard), and brand of anti-freeze sold by him, in a manner plainly visible to and understandable by the purchasing public. The maximum price may be posted on the shelf, bin, or rack upon or in which the commodity is kept, or it may be posted at the place in the business establishment where the commodity is offered for sale, and shall be marked "Ceiling Price

[Paragraph (1) as amended by Amendment 2, 8 F.R. 1232, effective 2-1-43]

(2) Every person selling Type N, S, P or C anti-freeze at retail from containers of more than 5 gallons which do not have properly marked thereon the information required by paragraph (a) of this section shall mark such information on such containers in the form and manner prescribed in said paragraph.

§ 1412.7 Enforcement. (a) Persons violating any provision of this Maximum Price Regulation No. 170 are subject to criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of

(b) Persons who have evidence of any violation of this Maximum Price Regulation No. 170 or any price schedule, regulation or order issued by the Office of Price Administration or of any acts or practices which constitute such a violation are urged to communicate with the nearest District, State, Field, or Regional office of the Office of Price Administration or its principal office in Washington.

§ 1412.8 Petitions for amendment. Any person seeking an amendment of any provision of this Maximum Price Regulation No. 170 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation

[§ 1412.8 as amended by Supplementary Order No. 26, 8 F.R. 8948, effective 11-4-421

[Note: Procedural Regulation No. 6 (7 F.R. 5087, 5665) provides for the filing of applica-

tions for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Supplementary Order No. 9 (7 F.R. 5444, 9323; 8 F.R. 4510, 4785), makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, with the exception of Maximum Price Regulation No. 136, as amended and the regulations on scrap, waste, and salvage materials.]

[Note: Supplementary Order No. 28 (7 F.R. 9619) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War

Labor Board.]

§ 1412.9 Licensing: applicability of the registration and licensing provisions of the General Maximum Price Regulation. The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Maximum Price Regulation No. 170 selling at wholesale or retail any anti-freeze covered by this Maximum Price Regulation No. 170. When used in this § 1412.9, the terms "selling at wholesale" and "selling at retail" have the definitions given to them by §§ 1499.20 (p) and 1499.20 (o), respectively, of the General Maximum Price Regulation.

§ 1412.10 Federal and state taxes. Any tax upon, or incident to, the sale, delivery, processing, or use of anti-freeze imposed by any statute of the United States or statute or ordinance of any state or subdivision thereof, shall be treated as follows in determining the seller's maximum price for such antifreeze and in preparing the records of such seller with respect thereto:

(a) As to a tax in effect during any part of the six-month period ending March 31, 1942. (1) If the seller paid such tax, or if the tax was paid by any prior vendor, irrespective of whether the amount thereof was separately stated and collected from the seller, but the seller did not customarily state and collect separately from the purchase price during any part of the six-month period ending March 31, 1942, the amount of the tax paid by him or tax reimbursement collected from him by his vendor, the seller may not collect such amount in addition to the maximum price, and in such case shall include such amount in determining the maximum price under this Maximum Price Regulation No. 170.

(2) In all other cases, if, at the time the seller determines his maximum price, the statute or ordinance imposing such tax does not prohibit the seller from stating and collecting the tax separately from the purchase price, and the seller does state it separately, the seller may collect, in addition to the maximum price, the amount of the tax actually paid by him or an amount equal to the amount of tax paid by any prior vendor and separately stated and collected from the seller by the vendor from whom he purchased, and in such case the seller shall not include such amount in determining the maximum price under this Maximum Price Regulation No. 170.

(b) As to a tax or increase in a tax which becomes effective after March 31, 1942. If the statute or ordinance imposing such tax or increase does not prohibit the seller from stating and collecting the tax or increase separately from the purchase price, and the seller does separately state it, the seller may collect, in addition to the maximum price, the amount of the tax or increase actually paid by him or an amount equal to the amount of tax paid by any prior vendor and separately stated and collected from the seller by the vendor from whom he purchased.

[Note: Supplementary Order No. 31 (7 F.R. 9894; 8 F.R. 1312, 3702) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

§ 1412.11 Applicability of General Maximum Price Regulation. Except as provided in § 1412.9 hereof, the provisions of this Maximum Price Regulation No. 170 supersede the provisions of the General Maximum Price Regulation with respect to sales and deliveries for which maximum prices are established by this Regulation.

§ 1412.12 Definitions. (a) When used in this Maximum Price Regulation No.

170, the term:

(1) "Person" means an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) "Anti-freeze" means any product sold for use, without further processing, as a depressant of the freezing point of coolant water in internal combustion

engines.

(3) "Alcohol" means a monohydric or polyhydric aliphatic alcohol from the group consisting of methyl alcohol, ethyl alcohol, isopropyl alcohol, and ethylene glycol

(4) "Standard anti-freeze" means any anti-freeze which when added to water in the proportion of 34 of a gallon or less of such anti-freeze to one gallon of water reduces the freezing point of the resulting mixture to 10 degrees below zero Fahrenheit or lower.

(5) "Sub-standard anti-freeze" means anti-freeze which must be added to water in the proportion of more than 34 of a gallon of such anti-freeze to one gallon of water to reduce the freezing point of the resulting mixture to 10 degrees below

zero Fahrenheit.

(6) "Type P" anti-freeze means an anti-freeze which contains at least 60% ethylene glycol by weight and at least 85% of glycol compounds by weight.

[Paragraph (6) as amended by Amendment 1, 7 F.R. 5717, effective 7-28-42]

(7) "Type N" anti-freeze means anti-freeze which has as its principal com-

ponent fermentation ethyl alcohol or anti-freeze which has as its principal component wood distilled methyl alcohol and contains at least 95% wood distilled methyl alcohol by volume.

(8) "Type S" anti-freeze means anti-freeze which has as its principal component synthetic ethanol, synthetic methanol, synthetic methanol mixtures or mixtures of fermentation ethyl alcohol or wood distilled methyl alcohol with any of the foregoing.

(9) "Manufacturer" means any person

who produces anti-freeze.

(10) "Sale at retail" or "selling at retail" means a sale or selling to an ultimate consumer.

(11) "Retailer" means a seller making sales at retail.

(12) "Purchaser of the same class" means a purchaser of the same kind (for example, distributor, jobber, fleet owner, individual consumer) buying under the same or similar conditions of sale.

(13) "Seller of the same class" means a seller (i) performing the same function (for example, manufacturing, distributing, jobbing, retailing) (ii) of similar type (for example, gasoline stations, mail order houses, general stores, cut-rate stores) (iii) dealing in the same type of commodities, and (iv) selling to the same class of purchaser. A seller's "most closely competitive seller of the same class" shall be a seller of the same class who (a) is selling anti-freeze of the same type, and (b) is closely competitive in the sale of such anti-freeze, and (c) is located nearest to the seller.

cated nearest to the seller.

(14) "Manufacturer's shipping point"
means the point at which anti-freeze is
delivered by the manufacturer to a car-

rier for shipment to a purchaser.
(15) "Glycol compounds" means ethylene glycol, ethylene glycol homologs, polyethylene glycols or mixtures of any of the foregoing.

[Paragraph (15) added by Amendment 1, 7 F.R. 5717, effective 7-28-42]

(16) "Percent by volume." The percent by volume of methyl alcohol contained in a mixture of methyl alcohol and water means the number of gallons of methyl alcohol which when added to the appropriate amount of water gives a total volume of 100 gallons of mixture.

(17) "Type C" anti-freeze means an anti-freeze which has as its principal component an inorganic salt such as calcium, magnesium, or sodium chloride.

[Paragraph (17) added by Amendment 2, 8 F.R. 1232, effective 2-1-43]

(b) Unless the context otherwise requires the definitions set forth in section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used in this Maximum Price Regulation No. 170.

§ 1412.13 Appendix A: Maximum prices for anti-freeze—(a) Standard anti-freeze, Type N and Type S. Maximum prices for standard Type N and Type S anti-freeze are established as follows:

(1) Sales by manufacturers to persons other than retailers.

[Per gallon delivered]

	Type N	Type
(i) Tank cars	\$. 58	\$, 30
500 gallons or over	. 60	. 32
Less than 500 gallons	. 62	.34
(a) containers over 35 gallons (b) containers over 5 gallons and	. 70	.42
including 35 gallons	.72	. 44
inclusive	.76	. 47
(d) containers less than 1 gallon.	. 80	. 51

(iv) Less than carload lots. The maximum prices established above for deliveries in carload lots plus three cents per gallon, f. o. b. manufacturer's shlpping point.

### (2) Sales to retailers by any person.

[Per gallon delivered]

	Type N	Type S
,		
(i) Containers over 35 gallons	\$. 87	<b>\$.</b> 55
cluding 35 gallons	. 90	. 57
clusive	. 94	. 61
(iv) Containers less than 1 gallon	. 99	. 66

In the case of sales to retailers by sellers other than manufacturers, transportation costs in excess of five cents per gallon may be charged to buyer's account. Any such charges shall be separately stated on an invoice, which shall be furnished the buyer by the seller.

(3) Sales at retail. Delivered, including installation in automobile cooling system where buyer so requests and where anti-freeze was customarily so installed without charge during the six month period ending March 31, 1942 by the seller or, if the seller did not sell anti-freeze during such period, by like sellers.

	Type N	Type
(i) In quantities of 1 gallon or more (ii) In quantities of less than 1 gallon	Per gal. \$1.40	Per gal. \$1.00
(li) In quantities of less than 1 gallon	, 35	. 25

(b) Sub-standard anti-freeze, Type N and Type S. For sales covered by subparagraphs (1), (2), and (3) of paragraph (a) of this section, the maximum price for any quantity of substandard anti-freeze of Type N or Type S, in any kind of container, shall be the maximum price, as determined under whichever one of said subparagraphs (1), (2), or (3) is applicable, for that quantity of standard anti-freeze of the same type, in the same kind of container, which would produce an anti-freeze effect equal to that produced by the quantity of substandard anti-freeze being priced. Such maximum price shall not exceed the price determined by computation under the following formula: Subtract 25% from the maximum price for a quantity of standard anti-freeze of the same type (in like containers) equal to the quantity of substandard anti-freeze being priced, and divide the result by the number of gallons of such substandard anti-freeze which must be added to I gallon of water to reduce the freezing point of the resulting mixture to 10 degrees below

zero Fahrenheit.

(c) Standard anti-freeze, Type P. (1) The maximum price which any seller may charge for standard Type P antifreeze shall be the highest price which such seller charged on a delivery of standard Type P anti-freeze in like containers in similar amounts to a pur-chaser of the same class during that month of the six month period ending March 31, 1942, in which such seller delivered the largest amount of Type P anti-freeze. This maximum price in the case of sales at retail shall not exceed \$2.65 per gallon on sales in quantities of 1 gallon or more or \$.70 per quart on sales in quantities of less than one gal-Such maximum prices include installation in automobile cooling systems where the buyer so requests, and where anti-freeze was customarily so installed without charge during the six month period ending March 31, 1942 by the seller or, if the seller did not sell antifreeze during such period, by like sellers.

[Paragraph (1) as amended by Amendment 1, 7 F.R. 5717, effective 7-28-42]

(2) If a seller cannot determine a maximum price for standard Type P antifreeze under subparagraph (1), he shall take as his maximum price the maximum price to a purchaser of the same class as established under subparagraph (1) for the seller's most closely competitive seller of the same class for whom such a maximum price has been established under subparagraph (1).

(d) Sub-standard anti-freeze, Type P. The maximum price for any quantity of sub-standard Type P anti-freeze, in any kind of container and to any class of purchaser, shall be the maximum price for that quantity of standard Type P anti-freeze, in like containers and to the same class of purchaser, which would produce an anti-freeze effect equal to that produced by the quantity of substandard Type Panti-freeze being priced. Such maximum price shall not exceed the price determined by computation under the following formula: subtract 25% from the maximum price (to the same class of purchasers) for a quantity of standard Type P anti-freeze (in like containers) equal to the quantity of sub-standard Type P anti-freeze being priced, and divide the result by the number of gallons of such sub-standard Type P anti-freeze which must be added to one gallon of water to reduce the freezing point of the resulting mixture to 10 degrees below zero Fahrenheit.

(e) The maximum prices established by this regulation shall not be increased by any charges for containers. The seller may, however, require the return of containers, but in such case the maximum prices which may be charged are the maximum prices specifically set forth

in this regulation less \$.025 per gallon. The same deduction shall be made in those cases where the buyer furnishes drums. Transportation costs with respect to the return or furnishing of containers shall, in all cases, be borne by the seller.

(f) Credit charges. The maximum prices established by this Maximum Price Regulation No. 170 shall not be increased by any charges for the extension of credit.

(g) Standard strength anti-freeze. Type C. Maximum prices for standard strength Type C anti-freeze are established as follows:

(1) Sales to retailers by any person.

[Per gallon delivered, containers included]

	Calcium chloride, sodium chloride, or mixed salt base	Magne- sium chloride base
Over 5 gallons1-5 gallonsLess than 1 gallon	\$. 40 . 46 . 51	\$. 47 . 53 . 58

(2) Sales at retail. Delivered, including installation in automobile cooling system where buyer so requests and where anti-freeze was customarily so installed without charge during the six month period ending March 31, 1942 by the seller or, if the seller did not sell anti-freeze during such period, by like sellers.

	Calcium chloride, sodlum chloride, or mixed salt base	Magnesium chloride base
In quantities of 1 gallon or more. In quantities of less than 1 gallon.	Per gallon \$.75 Per quart .20	Per gallon \$.85 Per quart .23

Provided, That until and including March 15, 1943, any seller of Type C anti-freeze other than a manufacturer or retailer, who prior to February 1, 1943 had purchased Type C anti-freeze and had it in his possession or in the custody of a carrier or warehouse other than a carrier or warehouse owned or controlled by the person from whom such anti-freeze was acquired, may sell such anti-freeze at a price not to exceed the maximum price established in this section or at his cost of acquisition, whichever is higher, And provided further, That until and including March 15, 1943, any retailer may sell Type C anti-freeze at a price not to exceed the maximum price established in this section or at his cost of acquisition plus \$.25 per gallon, whichever is higher.

[Paragraph (g) added by Amendment 2, 8 F.R. 1232, effective 2-1-43. Proviso as amended by Amendment 3, 8 F.R. 1813, effective 2-1-43]

(h) Substandard strength anti-freeze, Type C. For sales covered by subpara-

graphs (1) and (2) of paragraph (g) above, the maximum price for any quantity of substandard strength Type C antifreeze in any kind of container shall be the maximum price, as determined under whichever one of said subparagraphs (1) or (2) is applicable, for that quantity of standard strength Type C anti-freeze. in like containers, which would produce an anti-freeze effect equal to that produced by the quantity of substandard strength Type C anti-freeze being priced. Such maximum price shall not exceed the price determined by computation under the following formula: subtract 25% from the maximum price for a quantity of standard strength Type C anti-freeze (in like containers) equal to the quantity of substandard strength Type C anti-freeze being priced, and divide the result by the number of gallons of such substandard strength Type C anti-freeze which must be added to one gallon of water to reduce the freezing point of the resulting mixture to ten degrees below zero Fahrenheit.

[Paragraph (h) added by Amendment 2, 8 F.R. 1232, effective 2-1-43]

(i) Wood distilled methyl alcohol base anti-freeze containing less than 95% by volume of wood distilled methyl alcohol—

(1) Maximum prices. The maximum price for any sale of wood distilled methyl alcohol base anti-freeze containing less than 95% by volume of wood distilled methyl alcohol shall be the maximum price established in paragraph (a) above for like sales of Type N anti-freeze multiplied by the figure obtained by dividing by 95 the number of percent by volume of wood distilled methyl alcohol contained in the anti-freeze.

(2) Marking and posting. The marking and posting requirements of § 1412.6 which are applicable to Type N antifreeze shall apply to wood distilled methyl alcohol base anti-freeze containing less than 95% by volume of wood distilled methyl alcohol, except that, such anti-freeze shall be designated as "Type W (\_\_\_\_%)". The blank in the quoted phrase shall be filled in by the number of percent by volume of wood distilled methyl alcohol contained in such anti-freeze.

(j) Anti-freeze of a type not specifically named. (1) The maximum prices for an anti-freeze which is of a type not specifically named in this section and which is not a naphtha, solvent, mineral spirit or other petroleum fraction sold as an anti-freeze preparation for which maximum prices are established by Maximum Price Regulation 88—Petroleum and Petroleum Products or Maximum Price Regulation 137—Petroleum Products Sold at Retail, shall be maximum prices specifically authorized by the Office of Price Administration which are in line with the level of maximum with the level of maximum prices.

mum prices established by this regula-

- (2) Prior to first offering such an antifreeze for sale, the manufacturer shall submit by registered mail to the Office of Price Administration in Washington, D. C., an application for specific authorization of maximum prices. Such application shall contain the following information:
- (i) Statement as to the geographical area in which and the types of reseller through which it is proposed to distribute the anti-freeze.
- (ii) Proposed maximum prices for sales in each size and type of container for sales at retail and for sales to and by each type of reseller who will handle the anti-freeze, with a detailed explanation of how such prices were calculated and a full explanation of the reasons why the manufacturer considers the proposed prices to be in line with the level of maximum prices established by this regulation.
- (iii) The quantitative formula of the anti-freeze; ceiling or actual purchase price, whichever is lower of each material in such formula, per unit of material; corresponding material cost for each material per gallon of anti-freeze; name and address of the supplier of each material whose ceiling price or actual selling price was used.
- (iv) Detailed breakdown of costs, other than material costs, per gallon of anti-freeze, showing:
- (a) Package costs for each size and type of container.
- (b) Direct labor costs for packaging for each size and type of container.
- (c) Direct labor costs for preparing the anti-freeze.
  - (d) Estimated freight absorption.
- (v) Statement as to the number of gallons of the anti-freeze which must be added to one gallon of water to reduce the freezing point of the resulting mixture to 10 degrees below zero Fahrenheit, to zero degrees Fahrenheit, and by one degree Fahrenheit; specific gravity; boiling point and freezing point of the anti-freeze; boiling points and percentage compositions (by weight) of any constant boiling point mixtures which the anti-freeze forms with water; complete protection table, if available; and description and results of any tests that have been made as to the cooling properties, corrosive effects, other properties of the anti-freeze.
- (3) Any authorization of maximum prices under this paragraph (j) may contain such requirements as to the marking and posting of retail prices and other information as the Office of Price Administration determines to be proper.

- (4) No deliveries of the anti-freeze may be made prior to authorization of maximum prices therefor by the Office of Price Administration.
- § 1412.14 Effective date. This Maximum Price Regulation No. 170 (§§ 1412.1 to 1412.14) shall become effective June 30, 1942. [Issued June 25, 1942]
- § 1412.15 Effective dates of amendments. [Effective dates of amendments are shown in notes following the parts affected.]

NOTE: The reporting requirement of this regulation has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 22d day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8245; Filed, May 24, 1943; 2:48 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

IMPR 3961

SALES BY CANNERS OF ATLANTIC SEA HERRING
AND ALEWIVES

In the judgment of the Price Administrator, it is necessary in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9323, that maximum prices be established for sales of canned Atlantic sea herring and alewives.

Pursuant to the above authority, the Price Administrator has established prices in this regulation that are generally fair and equitable and will effectuate the purposes of the Act, and will promote equitable distribution of canned Atlantic sea herring and alewives through normal trade channels.

The maximum prices established herein are not below the average prices of canned Atlantic sea herring and alewives in the year 1941.

Determination of prices established herein has been made after consulting and advising with representative members of the industry which will be affected by the regulation.

A statement of the considerations involved in the issuance of the regulation has been issued herewith and filed with the Division of the Federal Register.\*

§ 1364.701 Maximum canners' prices for Atlantic sea herring and alewives. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328, Maximum Price Regulation No. 396 (Sales by Canners of Atlantic Sea Herring and Alewives), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1364.701 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION 396—SALES BY CANNERS OF ATLANTIC SEA HERRING AND ALEWIVES

ARTICLE I—MAXIMUM CANNERS' PRICES, PROHIBI-

SEC.

- Maximum canners' prices for Atlantic sea herring and alewives.
- 2 Sales of canned Atlantic sea herring and alewives at higher than maximum prices prohibited.
- Where the regulation applies.
- 4 Sales to which this regulation does not apply.
- 5 Relation to other regulations.

ARTICLE II—LIMITATION, RECORD KEEPING AND

- 6 Adjustable pricing.
- 7 Records and reports.
- 8 Evasion.
- 9 Enforcement.

ARTICLE III-MISCELLANEOUS

- 10 Petitions for amendment.
- 11 Definitions.

Article I—Maximum Canners' Prices, Prohibition and Scope of Regulation

Section 1 Maximum canners' prices for Atlantic sea herring and alewives.
(a) The prices set forth below are maximum prices f. o. b. the shipping point nearest the canner's warehouse. The maximum prices are gross prices and the seller shall deduct therefrom his customary allowances, discounts and differentials to purchasers of different classes.

CANNED ATLANTIC SEA HERRING AND ALEWIVES

Descri	Maximum per c		
Container size and type	Style of pack	Sales to govern- ment pur- chasing agencies	Sales to others
No. 300 can No. 300 can	Plain	\$5. 40 5. 75	\$5.75 6.10

(b) For container sizes and styles of pack of canned Atlantic sea herring and alewives not listed in paragraph (a) the price shall be the price determined by the Office of Price Administration to be in line with the prices listed in paragraph (a). Such determination shall be made upon written request, addressed to the Office of Price Administration, Washington, D. C., and accompanied by sworn statements showing costs and usual differentials.

SEC. 2 Sales of canned Atlantic sea herring and alewives at higher than maximum prices prohibited. (a) On or after May 29, 1943, regardless of any contract, agreement, or other obligation, no canner shall sell or deliver any Atlantic sea herring or alewives and no person in the course of trade or business shall buy or receive any Atlantic sea herring or alewives at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit, or attempt to do any of these things.

(b) Prices lower than the maximum prices, may, of course, be charged and paid

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

SEC. 3 Where the regulation applies. The provisions of this regulation shall apply to the forty-eight states of the United States and the District of Co-

SEC. 4 Sales to which this regulation does not apply. The provisions of this regulation shall not be applicable to sales or deliveries of canned Atlantic sea herring or alewives to a purchaser, if prior to May 29, 1943, such canned Atlantic sea herring or alewives have been received by a carrier other than a carrier owned or controlled by the seller, for shipment to such purchaser.

SEC. 5 Relation to other regulations. (a) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation 1 with respect to sales and deliveries for which maximum prices are established by this

regulation.

(b) The maximum price at which a person may export canned Atlantic sea herring or alewives shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation issued by the Office of Price Administration.

### Article II-Limitation, Record Keeping and Enforcement

Sec. 6 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

Sec. 7 Records and reports. (a) Every canner making a sale and every person making a purchase of canned Atlantic sea herring or alewives in the course of trade or business or otherwise dealing therein, other than a purchaser at retail, after May 28, 1943, shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such purchase or sale showing the date thereof, the name and address of the buyer and of the seller, the price contracted for or received, the quantity and a description of the style of pack, and the container size of canned Atlantic sea herring and alewives.

(b) Such person shall, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942, submit such reports to the Office of Price Administration and keep such other records in addition to or in place of the records required in paragraph (a) of this section as the Office of Price Administration may from time to time require.

SEC. 8 Evasion. The price limitation set forth in this regulation shall not be evaded whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of, or relating to canned Atlantic sea herring or alewives alone or in conjunction with any other commodity, or by way of any commission, service, transportation, or other charge, or discount, premium, or other privilege, or by tying agreement, or other trade understanding, or by changing the grade, size, name, container or style of canning Atlantic sea herring or ale-

SEC. 9 Enforcement. On and after May 29, 1943, any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

### Article III-Miscellaneous

SEC. 10 Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the Office of Price Administration.

SEC. 11 Definitions. (a) When used in this maximum price regulation the

"Alewife" means fish of the genus pomolobus pseudoharengus or promolobus aestivalis where the same are caught in the

Atlantic Ocean or adjoining waters.
"Atlantic sea herring" means fish of the genus clupea harengus, other than the sizes customarily packed and marketed as sardines, where the same are caught in the Atlantic Ocean or adjoining waters.

"Canner" means a person who preserves Atlantic sea herring or alewives by processing and packing in a hermetically sealed

"No. 300 can" means a can 300 x 407 packed to a net content of 15 ozs.

"Person" includes any individual, corporation, partnership, association, or other organ-ized group of persons, legal successor or representative of any of the foregoing, and includes the United States, any agency thereof, or other government, or any of its political subdivisions, and any agency of the foregoing: *Provided*: That no punish-ment provided by this regulation shall apply to the United States or to any such government, political subdivision, or agency.

"Plain" means Atlantic sea herring or alewives packed in a saline and vinegar solution.

"Price per case" means the price for 48 cans of Atlantic sea herring or alewives packed for shipment in the usual container. "Sales to government purchasing agencies" means sales to the Food Distribution Administration or to any purchasing agency of the Armed Forces of the United States. "Tomato sauce" means Atlantic sea herring or alewives packed in tomato sauce.

### Effective date

This regulation shall become effective May 29, 1943.

Note: The reporting and recording provisions of this regulation are approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8225; Filed, May 24, 1943; 2:22 p. m.]

### PART 1305—ADMINISTRATION

[Gen. RO 5,1 Amdt. 22]

### FOOD RATIONING FOR INSTITUTIONAL USERS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

General Ration Order No. 5 is amended

in the following respect:
1. Section 27.2 is added to read as follows:

SEC. 27.2 Certain Group III users may get special allotments of meat and fats. (a) A Group III institutional user may apply for a special allotment of foods covered by Ration Order 16 if he needs additional amounts of such foods to feed his employees, or to feed employees of another person pursuant to a contract, if he cannot get enough fresh fish, poultry or eggs to meet the nutritional needs of such employees because:

(1) The place where he feeds such employees is so located, or the employer's business or occupation is of such a nature that a source of supply of fresh fish, poultry and eggs is not reasonably accessible, except at infrequent inter-

vals: and

(2) He has no facilities for preserving such foods long enough, and in the quantities required, to meet such needs. (A Group I institutional user may not apply for a special allotment under this section. Consumers eating in Group I establishments are permitted, under similar circumstances, to apply for additional points under Ration Order 16.)

(b) Application shall be made to the Board on OPA Form R-315, in person or by mail. A separate application must be made for each allotment period for which the special allotment is needed. application must state in detail:

(1) The number of employees, the period of time covered by the application, and the place where such employees will be fed;

<sup>18</sup> F.R. 3096, 3849, 4347, 4436, 4724, 4978, 4848

<sup>&</sup>lt;sup>1</sup>8 F.R. 4132, 5987.

<sup>\*</sup>Copies may be obtained from the Office

of Price Administration.

18 F.R. 2195, 2348, 2598, 2666, 2667, 3178.
3216, 3255, 3616, 3851, 4325, 4131, 4784, 4785, 4839, 5341, 5265, 5476, 5485, 5843, 6118.

(2) The nearest source of supply of fresh fish, poultry and eggs;

(3) A description of the facilities he has for preserving these foods;

(4) The number of pounds of fresh fish and poultry and the number of dozens of eggs which the applicant can get and use during the period covered by the application; and

(5) The amount of his allotment (in points) of foods covered by Ration Order 16 for the current allotment period.

(c) The regional administrator may authorize boards, district offices and State offices in his region to rule on applications. If the board has not been given such authority, it shall forward the application, with its recommendation, to the district office (or, where there is none, to the State office). If the district (or State) office has not been authorized to act on such application, it shall transmit the file to the regional office.

(d) If the regional office or an authorized board, district or State office finds that the applicant meets the tests set out in paragraph (a), it shall grant a special allotment in the amount required. In determining the amount of the allotment, consideration shall be given to the amount of fresh fish, poultry and eggs which will be available to the applicant during the period covered by the application. Boards, district and State offices shall be governed by any further instructions issued by the re-

gional or Washington offices.

(e) Any board which grants an allotment under this section shall keep a record of the number of points issued each month. It shall, within five (5) days after the end of each month, send to the district (or State) office a statement of the total number of points issued each month. The district (or State) office shall forward such statement to the regional office along with a statement of the number of points it has issued, if any. The regional office shall forward such statements to the Washington Office along with a statement of the number of points it has issued, if any.

(f) A certificate shall be issued for the amount of the special allotment. However, if the applicant has an excess inventory of foods covered by Ration Order 16, no certificate shall be issued to him but an amount of the excess inventory equal to the allotment shall be cancelled. If the excess inventory is less than the allotment, a certificate for the difference shall be issued.

This amendment shall become effective May 29, 1943.

Note: All reporting and record-keeping requirements of this amendement have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 75th Cong.; as amended by Pub. Laws, 89, 421, and 507, 77th Cong; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, Supp. Dir. 1-E, 1-M and 1-R, 7 F.R. 562, 2965, 7234, 9684, respectively; Food Dir. 3, 5, 6 and 7, 8 F.R. 2005, 2251, 3471, 3471, respectively)

Issued this 24th day of May 1943.

George J. Burke, Acting Administrator.

[F. R. Doc. 43-8267; Filed, May 24, 1943; 5:10 p. m.]

PART 1337—RAYON [MPR 325, 1 Amdt. 1]

RAYON TOPS AND RAYON NOILS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 325 is amended in the following respects:

- 1. Section 1337.128 (a) is redesignated as paragraph (b) and is amended to read as follows:
- (b) Terms of sale. The maximum prices established in Tables I and II of paragraph (a) include all commissions and other charges and are subject to the following terms:

(1) Viscose rayon tops and noils shall be delivered on a maximum weight basis of an 11% moisture regain, f. o. b. shipping point, and if payment is made within ten days after delivery the seller must allow the buyer a discount of 1%.

(2) Acetate rayon tops and noils shall be delivered on the top maker's customary net weight basis, f. o. b. shipping point, net 10 days.

2. Section 1337.128 (b) is redesignated as paragraph (a) and Table I therein is amended to read as follows:

(a) Maximum Prices for rayon tops and rayon noils.

Table I-Rayon tops

Type	Price
Viscose staple fiber tops:	per pound
Lustrous, 51/2 denier	\$.39
Dull, 51/2 denier	40
Lustrous, 3 denier	.40
Dull, 3 denier	41

This amendment shall become effective May 29, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8261; Filed, May 24, 1943; 5:08\p. m.]

PART 1340—FUEL [MPR 121, Amdt. 16]

MISCELLANEOUS SOLID FUELS DELIVERED FROM PRODUCING FACILITIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

In § 1340.247a the second undesignated paragraph is deleted and paragraphs (c), (d) and (e) are added to read as follows:

(c) The Office of Price Administration, or any regional office thereof, after clearance with the Solid Fuels Branch in Washington, D. C., may by order grant an adjustment of maximum prices to any producer of a miscellaneous solid fuel, other than coke, when it is established that the sale of its mine's or plant's entire production at existing maximum prices would not return a realization equal to its total costs of production.

(d) In connection with any application filed under the provisions of this section full data on costs, profits, price history and other relevant factors may

be required.

(e) Applications for adjustment pursuant to this section shall be filed in accordance with the provisions of Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE,

Acting Administrator.
[F. R. Doc. 43-8262; Filed, May 24, 1943; 5:08 p. m.]

PART 1340—FUEL [MPR 121,1 Amdt. 17]

MISCELLANEOUS SOLID FUELS DELIVERED FROM PRODUCING FACILITIES

A statement of considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 121 is amended in the following respects:

- 1. Section 1340.249 (d) (4) is amended to read as follows:
- (4) A producer of briquettes or packaged coal manufactured from anthracite or bituminous coal, or a mixture of both coals, in computing the maximum prices for the sales of such briquettes or packaged coal under paragraphs (a), (b) or (c) of this section, or under any order issued prior to March 1, 1943 granting an adjustment, may add to the prices determined under those paragraphs or established by such order the difference between (i) the cost of the coal or coals, used in the manufacture, when last purchased in the year 1942 and (ii) the current purchase cost of such coal or coals.

Provided, That the amount so added, (iii) when bituminous coal is used exclusively in the manufacture, shall not exceed the difference between the mine maximum price for the same bituminous

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>3</sup>7 F.R. 3237, 3989, 4483, 5941, 6002, 6386, 8587, 8521, 8938, 8948, 10529; 8 F.R. 1895, 2756, 4179, 5757, 6261.

<sup>&</sup>lt;sup>1</sup>7 F.R. 3237, 3989, 4483, 5941, 6002, 6396, 8587, 8521, 8938, 8948, 10529; 8 F.R. 1895, 2756, 4179, 5757, 6261.

coal on May 18, 1942 and the current mine maximum price for such coal; (iv) when anthracite coal is used exclusively in the manufacture, shall not exceed the sum of 50 cents per net ton; (v) when a mixture of bituminous and anthracite coals is used in the manufacture, shall not exceed the total of (a) the sum of the mine maximum price increase for bituminous coal as determined by (iii) of this proviso multiplied by the percentage of bituminous content in the mixture and (b) the sum of 30 cents per net ton multiplied by the percentage of anthracite content in the mixture.

- 2. Section 1340.249 (d) (5) is added to read as follows:
- (5) If the maximum price of a producer for sales of a miscellaneous solid fuel under this section, or under any order of adjustment under Maximum Price Regulation No. 121, or as authorized under § 1499.3 (b) of the General Maximum Price Regulation is greater than that of a distributor for sales of the same miscellaneous solid fuel, the distributor may adjust his maximum price to equal the applicable maximum price of the producer.

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8269; Filed, May 24, 1943; 5:11 p. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 389 1, Amdt. 1]

CEILING PRICES FOR CERTAIN SAUSAGE ITEMS AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 389 is amended in the following respects:

1. Section 1 is amended to read as follows:

SECTION 1 What this regulation does. This regulation fixes dollar-and-cents ceiling prices on pork or breakfast sausage, frankfurters and bologna. On and after May 24, 1943, the date this regulation takes effect, no person may sell or deliver, except at retail or to a war procurement agency, and no person in the course of trade or business may buy or receive pork sausage, frankfurters or bologna at prices higher than the prices permitted by this regulation. But lower prices may be charged or paid.

- 2. Section 4 (b) (3) is amended to read as follows:
- (3) A label satisfying the requirements of this paragraph is required to appear

twice for every pound of frankfurters, pork or breakfast sausage, other than bulk, and once on each piece of bologna or fresh pork or breakfast sausage stuffed in artificial or beef casings or cloth bags. The label may be a band or a tag securely affixed to the sausage or printed upon the casing or bag. kind of sausage, the grade and casing shall also be stamped or printed upon the carton or other immediate container in which the sausage is placed.

3. Section 11 is amended to read as follows:

SEC. 11 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

- 4. Section 12 (a) is amended to read as follows:
- (a) Table of base prices. All prices are on a dollar per hundredweight basis and include packaging or boxing costs.

Item	Grade AA	Grade A	Grade B
(1) Pork, or breakfast sau- sage:			
(a) Fresh: Sheep casings	\$32.00	\$27.50	\$20.50
Hog casings		24. 50	17. 50
Artificial cas-			
ings or cloth	27.50	23, 00	16,00
bags Bulk	25, 50	21.00	14.00
(b) Smoked: Hog or artifi-	20.00	#1.00	14.00
cial casings	33.00	29.00	21.00
(2) Frankfurters:			
Sheep casings	27.00	24.00	20.50
Hog or artificial cas-	24.00	21,00	17. 50
(3) Bologna:	21.00	22.00	11.00
Natural casings	22.00	19.00	15, 50
Artificial casings		18. 25	14.75

- 5. Section 12 (c) (1) (i) is amended to read as follows:
- (i) One of the following amounts may be added to cover the cost of selling:
- On sales to wholesalers, peddler truck sellers and hotel supply houses..... \$0.50
  On sales to retailers and purveyors of
  meals made by other than hotel supply houses where no local delivery is made....

- On sales to retailers and purveyors of meals made by other than hotel supply houses where local delivery is made \_\_\_\_\_ \$1.50
- On peddler truck sales to retailers and purveyors of meals in quantities of not more than 50 pounds of sausage and not more than 150 pounds of meats in any one day\_\_ On sales to purveyors of meals by hotel supply houses where no local delivery
- is made\_\_ On sales to purveyors of meals by hotel supply houses where local delivery is made\_\_\_\_
- 6. Sections 13 (c) and (d) are amended to read as follows:
- (c) Bologna and frankfurters. "Bologna" means a finely chopped sausage stuffed in beef casings, including bungs. bladders, rounds, weasands, middles, and sewed middles, or any artificial casings of a similar size, which has been smoked and cooked. It does not include Lebanon bologna and kosher sausage.

"Frankfurters" means a finely chopped sausage stuffed in sheep or hog casings or in artificial casings of a similar size. which has been smoked or cooked. Kosher sausage is not included.

To meet the requirements of this regulation frankfurters must be linked in six inch lengths, or smaller, on sales to all buyers other than purveyors of meals and in ten inch lengths, or smaller, on sales to purveyors of meals. If artificial casings are used they must be either removed before sale or have printed on them the words, "Before Heating or Eating Remove Artificial Casings", repeated so as to appear at least once on each link or piece.

Grade AA means frankfurters or bologna made from skeletal meat, cured before or during processing, with a fat content not in excess of 35% and which may contain no more than 10% of added moisture or water and may contain an extender not in excess of 3.5% of the finished weight.

Grade A means frankfurters or bologna made from skeletal meat, meat and meat by-products, cured before or during processing, with a fat content not in excess of 35% and which may contain no more than 10% of added moisture or water and may contain an extender not in excess of 3.5% of the finished weight.

Grade B means frankfurters or bologna made from skeletal meat, meat and meat by-products, including that derived from goats, cured before or during processing, and containing an extender not in excess of 15% of the finished weight. Water or moisture may be added.

(d) Pork, or breakfast sausage. "Pork, or breakfast sausage" means sausage stuffed in sheep or hog casings, cloth bags, or artificial casings, or sold in bulk, including all sausage of the kinds commonly known as pure pork sausage, breakfast sausage, or country sausage. If artificial casings are used on smoked pork or breakfast sausage they must either be removed before sale or have printed on them the words, "Before Heating or Eating Remove Artificial Casing" repeated so as to appear at least once on each link or piece.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

18 F.R. 5903.

ment, issued simultaneously herewith.

has been filed with the Division of the

"Pork, or breakfast sausage, fresh": Grade AA means pure pork sausage made from fresh pork trimmings, with a fat content not in excess of 50%. No more than 3% water or ice may be added.

Grade A means sausage made from fresh skeletal meat, meat and meat byproducts which may contain an extender not in excess of 3.5% of the finished weight, and with a fat content not in excess of 50%. No more than 3% water or ice may be added.

Grade B means sausage made from fresh skeletal meat, meat and meat byproducts including that derived from goats, containing an extender not in excess of 15% of the finished weight.

Water or ice may be added.

"Pork, or breakfast sausage, smoked": Grade AA means a smoked pure pork sausage made from pork trimmings cured before or during processing, stuffed in hog or artificial casings, with a fat content not in excess of 45% of the weight of the finished sausage and with a final yield not in excess of 88% of the weight of the trimmings used.

Grade A means a smoked sausage made from skeletal meat, meat and meat by-products cured before or during processing, stuffed in hog or artificial casings, which may contain an extender not in excess of 3.5% of the finished weight, with a fat content not in excess of 45% of the weight of the finished sausage and with a final yield not in excess of 90% of the weight of the skeletal meat, meat and meat by-products and extender used.

Grade B means a smoked sausage made from skeletal meat, meat and meat by-products, including that derived from goats, cured before or during processing, stuffed in hog or artificial casings, and containing an extender not in excess of 15% of the finished weight. Water or ice may be added.

7. The description of Zone 7 contained in section 14 is amended by inserting the following paragraph between the paragraph starting with the words "All that portion of Tennessee \* \* \*" and the paragraph starting with the words "All that portion of Mississippi \*

All that portion of Alabama north and west of and including the counties of Jackson, Madison, Morgan, Cullman, Walker, Fayette and Lamar.

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8270; Filed, May 24, 1943; 5:11 p. m.]

> PART 1381-SOFTWOOD LUMBER [MPR 290,1 Amdt. 2]

> > SITKA SPRUCE LUMBER

A statement of the considerations involved in the issuance of this amend-

1. Table 5, footnotes 10 through 18 are renumbered 11 through 19, and footnotes 10, 10A, 20, and 21 are added to read as follows:

Thickness. 10. For fractional between 2" and 3": Add \$5.00 per M to price for 8/4 of same size, grade, condition, and grain specification.

10A. Odd and/or fractional thickness not listed: Add \$5.00 per M to price of next less

listed size.

20. For mast and spar stock containing at 20. For must and spar stock containing at least five annual rings per inch, slope of grain not exceeding 1" in 10", free of heart centers and of reasonably good texture: Add \$25.00 per M to the price of B and better.

21. For selected B and better with badly crossed, curly, and coarse grain eliminated and suitable for ordinary ladder construction: Add \$15.00 per M to the price of B and better.

2. Table 6, footnotes 1A, 2A, 4A, and 12 are added to read as follows:

1A. "D" deduct \$10.00 from "C".

2A. For mast and spar stock containing at least five annual rings per inch, slope of grain not exceeding 1" in 10", free from heart centers, and of reasonably good texture: Add \$75.00 per M" to the price of B and better.

4A. For surplus shorts in quantities of 5M' or more, deduct from the R/L price of the same size and grade:

5' and shorter\_\_\_\_\_\_\$30.00 6' to 9'\_\_\_\_\_\_\$20.00

Miscellaneous. 12. Cut stock: special cut-up stock cut to specified sizes, use R/L price of grade specified.

3. Table 7, footnotes 1A, 4A, and 8 are added to read as follows:

1A. For surplus shorts in quantities of 5M' or more, deduct from the R/L price of the same size and grade:

5' and shorter\_\_\_\_\_\_ \$30.00 6' to 9'\_\_\_\_\_\_\$20.00

4A. Width less than 3": Deduct \$15.00 per M' from the price for ladder stock.

8. Pruner pole stock less than 3": Deduct \$15.00 from the price for ladder stock.

4. Table 9 is amended and footnote 7 is added to read as follows:

### TABLE 9-SITKA SPRUCE SHOP

Rough F. G. and/or V. G. R/W and R/L	4/4 x 5 & wider		5/4, 6/4 & 8/4 x 5 & wider		10/4 & 12/4 x 5 & wider	
	Green	Dry	Green	Dry	Green	Dry
For straight grade of:	\$38.00	\$48,00	\$49.00	\$57.00	\$54.00	\$62,00
No. 1	32. 00	42.00	36.00	44.00	41.00	49.00
No. 2	26.00	30.00	26.00	34.00	31.00	39.00
No. 3	18.00	24.00	20.00	28.00	25.00	33. 00

7. 3" and 4" may be included when specifically ordered by the buyer. The narrow widths must be graded the full width and cutting lengths in accordance with the Standard Grading and Dressing Rules No. 12.

5. Table 10 is amended to read as fol-

### TABLE 10-Sitka spruce box

4/4 an	d thicker	R/W	and	R/I	rough	dry:	
No.	1					\$27.	50
No.	2					22.	50
No.	3					20.	50
Mix	ed grades	(Min	imun	a 65	% No. 1		
M	aximum	10%	No.	3.	Balance		
N	0. 2)					25.	50

6. Table 13, footnotes 4A, 10A, and 18 are added and footnote 13 is amended to read as follows:

4A. Scaffold plank, 5/4 and 6/4, paragraph 598: Add \$20.00 per M' to price for No. 1 of the same width and length.

10A. Odd or fractional lengths: Add \$1.00 to the price for, and compute footage on, the

next longer even length.

Thickness. 13. For 5/4 and 6/4 No. 1 and select merchantable: Add \$5.00 per M' to 1" price of same grade and width: 5/4 and 6/4 No. 2 same as 4/4 No. 1; 5/4 and 6/4 No. 3 same as 4/4 No. 2.

Miscellaneous. 18. Shims or boards too thin to be surfaced to standard sizes. May be of such thickness as will surface to either or 5/8" H/M. (Shims are graded as No. 3 and better or according to the grading rules applying to similar grades of standard size 1/2 x AW-AL No. 3 and better, S2S or 

If graded out and sold "on grade" deduct \$7.00 per M' from the price for corresponding grade of 1".

7. Table 14, footnotes 10A and 10B are added to read as follows:

10A. For omitting short lengths in R/L loading add to the R/L price of the same size and grade:

6' and 8' and/or 10'\_\_\_\_\_\_\_\$0.50 and shorter\_\_\_\_ 1.00 14' and shorter at specified length price.

10B. For omitting lengths longer than 20' within a R/L group add to the R/L group

Omitting 1 length \$0.50 Omitting 2 lengths 1.00 Omitting 3 lengths charge specified length price of the lengths shipped.

8. Table 15, footnotes 7A and 7B are added to read as follows:

7A. For omitting short lengths in R/L loading add to the R/L price of the same size and grade:

12' and shorter\_\_\_\_ 1.00 14' and shorter at specified length price.

7B. For omitting lengths longer than 20' within a R/L group add to the R/L group price:

Omitting 1 length\_\_\_\_\_\_\_\_ \$0.50 Omitting 2 lengths 1.00
Omitting 3 lengths charge specified length price of the lengths shipped.

Federal Register.\* Section 1381.463 Appendix A is amended in the following respects:

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup>8 F.R. 19, 2270.

- 9. General Notes, note 4 is amended to read as follows:
- 4. All grade, size, and paragraph references in this regulation refer to the Standard Grading and Dressing Rules No. 12 issued by the West Coast Lumbermen's Association, effective March 1, 1943.

This amendment shall become effective May 29, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8271; Filed, May 24, 1943; 5:12 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 11,1 Amdt. 65]

FUEL OIL RATIONING REGULATIONS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

Ration Order No. 11 is amended in the

following respects:

- 1. Section 1394.5151 (a) (2) is amended by adding after the semicolon at the end of the subparagraph the phrase "except as provided in §§ 1394.5259 (b) and 1394.5353 (a) (1)".
- 2. The text of § 1394.5259 is redesignated § 1394.5259 (a).
- 3. Section 1394.5259 (b) is added as follows:
- (b) On or after June 1, 1943 in Thermal Zones A and B, and on or after May 15, 1943 in Thermal Zones C and D, a ration may be issued for equipment furnishing domestic hot water even though there is available for this purpose central heating equipment using an alternate fuel. In that event, the allowable ration, determined in accordance with paragraph (a) of this section, shall be for a period ending not later than August 31, 1943 in Thermal Zones A and B, or September 30, 1943 in Thermal Zones C and D.
- 4. Section 1394.5353 (a) (1) is added to read as follows:
- (1) On or after June 1, 1943 in Thermal Zones A and B, and on or after May 15, 1943 in Thermal Zones C and D, a ration may be issued for equipment used for domestic cooking even though there is available a standby facility which can be used as a substitute for such equipment. In that event, the allowable ration for domestic cooking shall be the amount of fuel oil needed (within the maximum

provided in paragraph (b) of this Section) for a period ending not later than August 31, 1943, in Thermal Zones A and B, or September 30, 1943 in Thermal Zones C and D.

This amendment shall become effective on May 29, 1943.

(Pub. Law 471, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Law 421, 77th Cong.; W.P.B. Directive No. 1, 7 F.R. 562; Supp. Directive No. 1-0, as amended, 7 F.R. 8416; E.O. 9125, 7 F.R. 2719)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8273; Filed, May 24, 1943; 5:10 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,1 Amdt. 27]

MEATS, FATS, FISH AND CHEESES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 2.7 is added, to read as follows:

SEC. 2.7 Consumers who must have more foods covered by this order for their subsistence may apply for more points. (a) Consumers (including those who eat in Group I institutional user establishments, as defined in General Ration Order 5) may apply for additional points if they cannot get enough fresh fish, poultry or eggs to meet their nutritional needs, because (1) the place where they live or work is so located, or their business or occupation is of such a nature that a source of supply of such foods is not reasonably accessible, except at infrequent intervals, and (2) they have no facilities for storing such foods long enough and in the quantities required to supply such needs.

(b) Any consumer who needs more foods covered by this order for the reasons set forth in paragraph (a) of this section, may apply to his board, in person or by mail, on OPA Form R-315. One application may be made covering more than one consumer, but the name of each shall be listed on the application. The application must state in detail:

 Where the consumers included in the application will live and work during the period covered by the application;

(2) The nearest source of supply of

fresh fish, poultry and eggs;

(3) A description of the facilities they have for storing fresh fish, poultry and eggs;

(4) How many pounds of foods covered by this order they will need;

(5) For how long a period;

(6) How many pounds of foods covered by this order they have, at the time of application;

(7) How many pounds of fresh fish and poultry or dozens of eggs will be available to them during this period;

(8) How many pounds of foods covered by this order will be available to them during this period, point-free, under the provisions of sections 3.1 or 34.

The applicant must also give any other information that the board may request.

(c) All regional offices are authorized to rule on applications under this section, and to authorize boards or district offices (or, where there are none, state offices) to rule on them. A board or district (or state) office may rule on such an application only if the regional office for the area where it is located has given it such authority. If the board has not been given such authority, it shall forward the application with its recommendation to the district (or State) office. If the district (or State) office has been given such authority, it shall indicate what action is to be taken, and return the file to the board. If the district (or State) office has not been given such authority, it shall forward the file to the regional office. The regional office shall then indicate what action is to be taken, and return the file to the board. All certificates to be issued under this section shall be issued by boards.

(d) The regional office, or board or district (or State) office which is authorized to rule on such applications, may issue or authorize the issuance of one or more certificates for the number of points that it finds should be allowed. No board or district (or State) or regional office shall issue or authorize the issuance of a certificate unless it finds that the applicants meet the tests set out in paragraph (a). In determining how many points to allow, consideration shall be given to the amount of foods covered by this order, fresh fish, poultry or eggs, which will be available to the applicants during the period covered by the application. In addition, the board or district (or State) office shall be governed by any further instructions issued by the regional or Washington office.

(e) Any board which issues certificates under this section shall keep a record of the number of points which it has issued. It shall, within five (5) days after the end of each month, send to the district (or state) office a statement of the total number of points issued that month. The district (or state) office shall forward such statements to the regional office. The regional office shall forward such statements to the Washington office.

This amendment shall become effective May 29, 1943.

Note: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; Food Dir.

<sup>&</sup>lt;sup>1</sup>8 F.R. 3591, 3715, 3949, 4137, 4350, 4423, 4721, 4784, 4893, 4967, 5172, 5318, 5679, 5567, 5739, 5819, 6046, 6138, **61**81.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup>7 F.R. 8480, 8708, 8809, 8897, 9316, 9396, 9427, 9430, 9621, 9478, 10153, 10081, 10379, 10530, 10531, 10780, 10707, 11118, 11071, 1466, 11005; 8 F.R. 165, 237, 437, 369, 374, 535, 439, 444, 607, 608, 977, 1204, 1235, 1282, 1681, 1636, 1859, 2194, 2432, 2598, 2781, 2730, 2887, 2942, 2993, 2887, 3105, 3521, 3628, 3734, 3848, 3948, 4255, 4137, 4350, 4784, 4850, 5678, 6064, 6262.

1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8275; Filed, May 24, 1948; 5:10 p, m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,1 Amdt. 28]

### MEAT, FATS, FISH AND CHEESES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 22.11 is added to read as fol-

Sec. 22.11 Issuance of checks by Food Distribution Administration for demonstrations. (a) The Food Distribution Administration may issue checks on its ration bank account or accounts to persons it designates. These persons may use the points to acquire foods covered by the order and they may use these foods for demonstrations sponsored by the Food Distribution Administration. The total number of points which may be issued pursuant to this section, in any period specified by the Office of Price Administration, shall not exceed the amount authorized, for the purposes of this section, by the Office of Price Administration, for such period.

This amendment shall become effective May 29, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 563, and Supp. Dir. 1-M, 7 F.R. 7234; Food Dir. 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005, Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 24th day of May 1943. GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8272; Filed, May 24, 1943; 5:10 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 3,2 Amdt. 63]

SUGAR RATIONING REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

\*Copies may be obtained from the Office of

8 F.R. 5909, 5846, 6135, 6442.

Rationing Order No. 3 is amended in the following respect:

Section 1407.71 is amended to read as follows:

Sec. 1407.71 Home processing and preserving for use. (a) A person registered as a consumer in conformity with Rationing Order No. 3 may obtain sugar for the purpose of producing processed foods from fresh fruits for use, in accordance with sections 26.2, 26.5, and 26.6 of Ration Order 13 (or for making the gifts permitted by those sections), or for making jams, jellies, preserves, or fruit butters.

(b) Sugar for the purpose of producing processed foods from fresh fruits, for such use, may be obtained and used at the rate of not more than one pound of sugar per four quarts (or eight pounds) of finished processed foods. Sugar for the purpose of making jams, jellies, preserves, or fruit butters may be obtained and used by a consumer in an amount not to exceed five pounds. However, the total amount of sugar which may be obtained by a consumer for both these purposes, for the period from March 1, 1943, to February 29, 1944, inclusive, shall not exceed 25 pounds.

(c) Notwithstanding anything to the contrary contained in Rationing Order No. 3, Stamps Nos. 15 and 16 each authorizes a consumer to obtain sugar on or before October 31, 1943, to be used solely for the purposes stated in paragraphs (a) and (b) of this section in an amount not to exceed five pounds. However, in no event shall a consumer use either such stamp to obtain sugar in an amount which, when added to the amount of sugar otherwise obtained by such consumer for such purposes be-tween March 1, 1943, and February 29, 1944, inclusive, would exceed 25 pounds. The use of such stamps by a consumer to obtain sugar shall constitute a representation by the consumer to the Office of Price Administration that he is entitled to obtain such sugar under the

provisions of this section.

(d) Applications for sugar needed for the purposes covered by this section, in addition to that which may be obtained on or before October 31, 1943 under paragraph (c) of this section, shall be made, in writing, to the board for the place where he lives, by one adult member of a family unit for all members of the unit (or, if there is no adult member, by the oldest member or by a responsible person) or by a consumer not a member of a family unit for himself (or, if a minor, not self-supporting, by his parent or guardian or by a responsible adult). The applicant shall either in person or by mail present to the board the books issued to the persons on whose behalf the application is made. In addition, the applicant shall in his application state (1) the number of quarts (or pounds) of processed foods the applicant, and the members of the family unit of which he is a member for whom application is made, has produced since March 1, 1943, or intends to produce from fresh fruits, for use; (2) the amount of sugar obtained pursuant to this section used or

to be used in the making of jams, jellies, preserves, and fruit butters; (3) that he has used or will use any sugar obtained pursuant to paragraph (c) of this section in accordance with this section; and (4) such other information as the board may require. The board shall determine the total requirements of sugar of the applicant, for the period from March 1, 1943, to February 29, 1944, for the purposes covered by this section, and shall, to the extent permitted under the provisions of paragraph (b) of this section, issue coupons or a certificate to the consumer in weight value equal to such requirements less ten pounds (since the consumer will be able to obtain ten pounds of sugar for the purposes covered by this section by the use of stamps 15 and 16, as set forth in paragraph (c) of this section). The weight value of the coupons or certificate issued by the board, however, shall in no event exceed 15 pounds. However, if the board acts on the application after October 31, 1943, the board shall determine the total requirements of sugar of the applicant, for the period from March 1, 1943, to February 29, 1944, for the purposes covered by this section, and shall, to the extent permitted under the provisions of paragraph (b) of this section, issue coupons or a certificate to the consumer in weight value equal to such requirements, less five pounds for each Stamp 15 or 16 that is not attached to the consumer's book. The weight value of the coupons or certificates issued, however, shall in no event exceed 25 pounds. The board shall note on the cover of the book of each person for whom application is made the weight value of the coupons or certificate issued to such person under this paragraph and the date of issuance.

(e) Notwithstanding anything to the contrary contained in this section, a consumer whose total requirements of sugar for the purposes covered by this section are from one to four pounds, inclusive, or from six to nine pounds, inclusive, shall apply to the board pursuant to paragraph (d) of this section. If the total requirements of the applicant, determined by the board, are from one to four pounds, inclusive, the board shall detach from the book of the applicant Stamps Nos. 15 and 16; if they are from six to nine pounds, inclusive, the board shall so detach Stamp No. 15 or 16. The board shall issue coupons or a certificate for the amount of such requirements less the weight value of any such stamp not so detached. Such issuance shall be noted on the cover of the book, in accordance with paragraph (d) of this section. This paragraph shall not apply to applications acted on by the board after Octo-

ber 31, 1943.

(f) Sugar obtained pursuant to this section shall be used only in the quantities and for the purposes permitted by this section and the processed foods produced therewith shall be used only as permitted by sections 26.2, 26.5, and 26.6 of Ration Order 13.

This amendment shall become effective May 24, 1943.

Note: All reporting and record-keeping requirements of this amendment have been

Price Administration.

18 F.R. 3591, 3715, 3949, 4137, 4350, 4423, 4721, 4784, 4893, 4967, 5172, 5318, 5679, 5567, 5739, 5819, 6046, 6138, 6181.

approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2005; Freed Dir. 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005)

Issued this 24th day of May 1943. GEORGE J. BURKE.

[F. R. Doc. 43-8274; Filed, May 24, 1943; 5:12 p. m.]

Acting Administrator.

### PART 1499—COMMODITIES AND SERVICES [Amdt. 54 to GMPR 1]

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The General Maximum Price Regulation is amended in the following respects: 1. Section 1499.3 (b) is amended to

read as follows:

§ 1499.3 Maximum prices for commodities and services which cannot be priced under § 1499.2 The seller's maximum price for a commodity or service which cannot be priced under § 1499.2 of this General Maximum Price Regulation shall be a maximum price in line with the level of maximum prices established by this General Maximum Price Regulation. Such price shall be determined by the seller in accordance with the following procedures

(b) In the case of a sale, other than at wholesale or retail, of a commodity for which a maximum price or pricing method has not been specifically authorized by the Office of Price Administration.2

(1) The seller (i) shall select a comparable commodity for which a maximum price has been established under § 1499.2 (a) (1) of this regulation; (ii) shall divide his maximum price for the comparable commodity by its current direct cost; and (iii) multiply the percentage so obtained by the current direct cost of the commodity being priced. All customary discounts, trade practices, and practices relating to the payment of transportation charges in effect with respect to the sale of the comparable commodity shall apply to such maximum price.

"Comparable commodity" as used in this subparagraph (1) means a commodity which is made by the same seller, has the same general use and is recognized in the trade or industry as being of the same general type, even though different materials or construction are used, and has a current direct cost varying by not more than 50% from the current direct cost of the commodity being priced. If more than one commodity can be regarded as comparable, the one whose current direct cost is closest to the current direct cost of the commodity being priced shall be regarded as the "comparable commodity."

"Direct cost" means the sum of direct labor and direct material costs. Direct labor costs shall in no event be computed on wage rates higher than those permitted by law, and direct material costs shall in no event be computed on prices higher than the maximum prices established by the applicable maximum price regulations.

Within ten days after determining a maximum price under this subparagraph (1), the seller shall report such price to the appropriate field office of the Office of Price Administration upon a form, duly filled out, copied from the form contained in Appendix C of this regulation. The price so reported shall be subject to adjustment at any time by the Office of Price Administration.

(2) If the seller is unable to determine a maximum price for a commodity under subparagraph (1) above or if he cannot determine a maximum price under subparagraph (1) without undue hardship, he shall, at least twenty days before offering such commodity for sale, file an application for a maximum price with the appropriate field office of the Office of Price Administration. The application shall set forth (i) a description of the commodity for which a maximum price is sought; (ii) the reasons why such commodity cannot be priced under § 1499.2 or subparagraph (1) above; (iii) the maximum price proposed by the seller together with a detailed explanation of the method by which the seller calculated such price; and (iv) the reasons why the seller believes the proposed price to be in line with the level of maximum prices established by this regula-The seller shall also submit such additional pertinent information as the field office may require. The proposed price shall be the seller's maximum price. unless the Office of Price Administration specifically disapproves it within twenty days after the application is mailed. Any maximum price established under this subparagraph (2) shall be subject to adjustment by the Office of Price Administration at any time after such twenty day period.

(3) Any regional office of the Office of Price Administration, or such other offices as may be authorized by order issued by the appropriate regional offices, may approve, disapprove, and make adjustments in prices reported under this

paragraph (b).

2. Appendix C is added to read as follows:

Current Quantity

### APPENDIX C

### REPORT OF MAXIMUM PRICE DETERMINED UNDER § 1499.3 (B)

OPA Form No. 6812:277

Form Approved Budget Bureau No. 08-R430

Current

UNITED STATES OF AMERICA OFFICE OF PRICE ADMINISTRATION WASHINGTON, D. C.

[Report of determination, under	1499.3	(b) of	the Ge	eneral	Maximum	Price	Regula	tion, of
a maximum price for sales other	than a	t wholes	sale or	retail	for a new	article	which	cannot
be priced under § 1499.2.]								

1. Name of manufacturer\_\_\_\_\_ 2. Address\_\_\_\_\_ (Street) (City) (State)

3. Name of article being priced\_\_\_\_\_ 4. Description of article being priced (also send sample, illustration, or photograph)

-----5. Unit of production used in the calculations\_\_\_\_\_

### NEW ARTICLE BEING PRICED

6. Major materials and parts used in the product: Quality

Name of material	grade and specifica- tions	cost per doz. gal. etc.	used per unit of product	cost per unit of product
(a)		\$		\$
(b)				
(c)				
(d)				
(e)				
(f)				
(g) All materials except those listed above.				
7. Total unit material cost				8
8. Total unit direct labor cost				\$
9. Total unit direct cost (Item 7 plus Item	8)			8

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

18 F.R. 3096.

<sup>&</sup>lt;sup>2</sup> Prices or pricing methods established for certain commodities by orders issued under this paragraph (b) prior to May 29, 1943, are not affected by this amendment and shall continue to apply to such commodities. This paragraph (b) is not to be used for pricing new commodities which are covered by other price regulations, for example, MPR 188 (Building Materials and Consumers Goods Other Than Apparel), MPR 220 (Certain Rubber Commodities), MPR 300 (Rubber Drug Sundries), MPR 118 (Cotton Products), MPR 136, as amended (Machines and Parts), and others.

# COMPARABLE ARTICLE FOR WHICH A MAXIMUM PRICE HAS BEEN ESTABLISHED

APPENDIX C-Continued

10.	10. Name of comparable article
13	13. Difference in principal uses for which new article and comparable article are made
14	for development of the new article, whether because of materias, import restrictions, or any other reasons.
140	nged f

15.	15. In what way does the manufacturing process for the new article differ from that used for	ocess for the	new article	differ from th	nat used for	
16.	16. Major materials and parts used in the comparable product:	omparable pro	oduct:			
		Quality,	Current	Quantity	Current	
		grade and	cost per	used per	cost per	
		specifica-	doz. gal.	unitof	unit of	
	Name of material	tions	etc.	product	product	
(a)						
(g)						
છ						
g						
(e)						
$\Xi$			1 1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		•
(g)	All materials except those listed above					
17	Total unit material cost of comparable article	rticle			100	
18	Total unit direct labor cost of comparable article	e article			69	
19.	Total unit direct cost (Item 17 plus Item 18)	n 18)			6	
20.	20. Maximum selling price of comparable article				69	
21.	21. Comparable article: Selling price as a percent of direct cost (Itcm 20 divided	ercent of dire	ect cost (Iter	m 20 divided		_
	by Item 19)				60	
22	22. Maximum selling price of the new article (Item 9 multiplied by Item 21)	(Item 9 mul	itiplied by It	em 21)		
23.	23. Estimated production of the new article per month (Number of units)	per month (1	Number of u	nits)		
24.	24. Past 3 months' production of comparable article (Number of units)	article (Nur	nber of units	s)		
25.	25. Value in dollars of past 3 months' production of entire business or plant which	tion of entire	business or	plant which		·

I hereby certify that I am the owner of the company whose name appears on this report or that I am authorized to make this report on behalf of the company; that I have read this report and that all of the statements and figures contained in this report are, to the best of my knowledge and belief, correct. I further certify that this company is to the best of my knowledge and belief in full compliance with regulations of the Office of Price Administration and that this company's customary price differentials and/or discounts allowed on the comparable article herein defined will be allowed on sales of the commodity for which a price is to be engaged in production of new article.

(Company)		(Name)	
	By		
٠			

(Title)

Section 35 (A) of the U.S. Criminal Code, 18 U.S. C. A. 80, makes it a criminal offense to make a false statement or representation to any department or agency of the United States as to any matter within the jurisdiction of any department or agency of the United States.

# INSTRUCTIONS

Maximum Price Regulation which cannot be priced under section 2, GMPR. It is not be This form is to be used by manufacturers for pricing new articles subject to the General of new articles of: used for pricing

Consumers' durable goods, which are priced under MPR 188, Building materials, which are priced under MPR 188,

Rubber products, which are priced under MPR 220,

Rubber drug sundries, which are priced under MPR 300, Machines and parts, which are priced under MPR 136, Packaged cosmetics, which are priced under MPR 393, Cotton products, which are priced under MPR 118, Packaged drugs, which are priced under MPR 392,

APPENDIX C-Continued

tegulations (other than the General Maximum Price Regulation). Furthermore, this form s not to be used in the pricing of new commodities whose prices or pricing methods were stablished prior to May 29, 1943, by orders issued under the old form of section 3 (b) of the r other articles the manufacturers' prices of which are covered by specific Maximum Price icheral Maximum Price Regulation, such as Order No. 260 (Insecticides and Fungicides) and Mixed fertilizers, which are priced under MPR 135, Order No. 375 (Processed Foods).

Answer all questions. Your report must be formally complete before the price can legally be considered for authorization. Read the instructions below before filling out the form. Numbers at the left correspond to item numbers in the form.

3. Give physical name of the new article (hair tonic, men's shoes, etc.) and model or list name or number.

6. List the information required for all raw materials which, combined, make up a minimum 5. Give the unit of production used in the calculations (one, one dozen, one gross, etc.) Must be the same for both articles.

of 90 percent of the total materials cost of the new article. List the same information for the remainder in (g). If additional space is necessary, attach a supplementary sheet

other firms are used, the numbers of parts included in each unit of the article, the price 7. Give the total of all entries under Item 6. If semifinished or finished parts purchased from rial costs are to be your supplier's maximum prices unless current prices charged by your paid per part and the names of the suppliers are to be attached to the report. All matesupplier to purchasers of your class are lower, in which case these shall apply.

Give the total wage bill paid per unit of product for manual labor expended directly in the production of the article. This total must not include inspection, instruction, or other indirect labor, or factory burden. If necessary for a clear understanding, a breakdown of this item should be attached to the report. In computing unit direct labor cost, use the current wage rates for each class of labor. Wage rates may not be higher than those of Oct. 3, 1942 unless approved by the War Labor Board.

Select from the comparable articles being produced by you, and for which maximum prices have already been established, that comparable article whose direct unit cost is nearest that of the article being priced.

Give catalog or list number and model name or number. If a catalog is not now on file with the OPA containing a full description of the article, such a catalog or description of the article must accompany the report.

16. Same instructions as 6, above.
17. Give the total of all entries under Item 16. Costs shall be determined as under instruction 7 above.

sell the largest volume of the new article. This may be lower than the highest price you are now permitted to charge some customers. If the comparable article now has an established maximum price based on a different class of customer, this price must be appropriately adjusted to the class of customer for which the price of the new 16. Same instructions as 8, above. 20. State here the maximum price now charged that class of customer to which you expect to article is being determined.

This amendment shall become effective May 29, 1943.

Norz: The reporting and record keeping requirements of this amendment have approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(Pub. Laws 421 and 729), 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

Acting Administrator.

[F. R. Doc. 43-8257; Filed, May 24, 1943; 5:07 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 1 to GMPR, 1 Amdt. 6]

### CERTAIN EXCEPTIONS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 2.12 (1) (2) is amended to read

as follows:

(2) This exception does not extend to any dried fruits or dried berries other than those sold or delivered "in natural condition" by growers to packers; nor to any dried imported agricultural commodities; nor to any forest products, such as lumber, wood naval stores and mineral products, whether processed or unproc-

This amendment shall become effective as of April 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8258; Filed, May 24, 1943; 5:07 p. m.]

PART 1499-COMMODITIES AND SERVICES

[Order 21 Under § 1499.3 (c) of GMPR]

### SILEX COMPANY

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, It is ordered:

§ 1499.821 Maximum prices for sales by retailers and jobbers of percolator and drip type coffee makers and parts manufactured by the Silex Company, Hartford, Connecticut. (a) Retailers may sell and deliver Silex coffee makers, Model PN-8 and Model SD-8, and Silex parts for percolator and drp type coffee makers, manufactured by the Silex Company, Hartford, Connecticut, to consumers at a price no higher than those set forth below:

Model PN-8, complete coffee maker	\$2.78
Model SD-8, complete coffee maker	2.65
Model UPF-8, upper bowl for percola-	
tor	1.10
Model LF-8, lower bowl for percolator_	. 95
Model FPG, percolator filter	. 25
Model FGP, percolator pump	35
Model RFD-G drip filter	2.5

(b) Jobbers may sell and deliver Silex coffee makers, Model PN-8 and Model SD-8, and Silex parts for percolator and drip type coffee makers, manufactured by the Silex Company, Hartford, Connecticut, to retailers at a price no higher than those computed by maintaining their March 1942 percentage discounts and allowances as established by March 1942 sales of the Silex coffee maker line from the following list prices:

Model PN-8, complete conce maker.	04.10
Model SD-8, complete coffee maker_	2.65
Model UPF-8, upper bowl for percol	8-
tor	1.10
Model LF-8, lower bowl for percolate	r95
Model FPG, percolator filter	25
Model FGP, percolator pump	35
Model RFD-G, drip filter	25

All prices are f. o. b. shipping point.

(c) This Order No. 21 may be revoked or amended by the Price Administrator at any time.

This Order No. 21 to the General Maximum Price Regulation shall become effective on the 25th day of May 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE. Acting Administrator

[F. R. Doc. 43-8260; Filed, May 24, 1943; 5:08 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13,1 Rev. Supp. 1, Amdt. 6]

PROCESSED FOODS, PERIOD OF USE FOR BLUE STAMPS

Section 1407.1102 (e) is amended to read as follows:

- (e) The following are the periods, referred to in sections 2.4 (b) and 9.4 (e) of Ration Order 13, during which blue stamps may be used by consumers:
- (1) Stamps lettered G, H, and J may be used from April 24 to June 7, 1943, in-
- (2) Stamps lettered K, L, and M may be used from May 24 to July 7, 1943, inclusive.

This amendment shall become effective at 12:01 a. m., May 24, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Directive 1, 7 F.R. 562: Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 22d day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8227; Filed, May 24, 1943; 2:22 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS [MPR 183,2 Amdt. 34]

### CIGARETTES IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 183 is amended in the following respect:

Section 1418.14 (c), Table III, amended by inserting the brand "Chelsea" after the brand "Mapleton" prices set forth below:

Brand	To wholesaler (per carton of 200)	At wholesale (per carton of 200)	At retail (per package of 20)	
Chelsea	\$1.90	\$1.95	\$0, 23	

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8228; Filed, May 24, 1943; 2:19 p. m.]

PART 1418-TERRITORIES AND POSSESSIONS [MPR 288,1 Amdt. 5]

### SPECIFIC MAXIMUM PRICES IN ALASKA

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 288 is amended in the following respects:

- 1. Section 1418.351 (a) (3) is amended to read as follows:
- (3) On and after June 1, 1943, regardless of any contract, agreement, lease or other obligation, or of any price regulation heretofore issued, no person shall sell or deliver butter and no person in the course of trade or business shall buy or receive butter in the Territory of Alaska at prices higher than the maximum prices set forth in § 1418.363, Table III; and no person shall agree, offer, solicit or attempt to do any of the foregoing.
- 2. Section 1418.351 (a) (5) is added to read as follows:
- (5) On and after June 1, 1943, regardless of any contract, agreement, lease or other obligation, or of any price regulation heretofore issued, no person shall sell or deliver flour and no person in the course of trade or business shall buy or receive flour in the Territory of Alaska at prices higher than the maximum prices set forth in § 1418.363, Table V; and no person shall agree, offer, solicit or attempt to do any of the foregoing.
- 3. Section 1418.363 (c), Table III, is amended to read as follows:
- (c) Table III: Maximum retail prices for butter. (1) Maximum prices for all grades and packages of fresh print butter sold at retail in the Territory of Alaska shall be the appropriate invoice cost of such butter plus the following applicable mark-ups:

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

18 F.R. 3096, 3849, 4347, 4486, 4724, 4978,

<sup>4848, 6047.</sup> 

<sup>18</sup> F.R. 1840, 2288, 2677, 2681, 2684, 2943, 3179, 3949, 4342, 4525, 4784, 4892, 4921, 5318, 5341, 5342, 5480, 5568, 5757, 5758, 5818, 5819, 5847, 6046, 6137, 6181. <sup>2</sup> 8 F.R. 4122, 4351, 4781, 4788, 5486, 5739,

<sup>5742, 5819, 6000, 6001, 6139, 6359, 6446.</sup> 

<sup>17</sup> F.R. 10581, 11012; 8 F.R. 28, 567, 2158, 2445.

	Maximum mark-up which may be added to invoice cost f. o. b. Se- attle, Wash.	Maximum mark-up which may be added to Alaska in- voice cost
	Per pound	Per pound
Ketchikan	\$0. 12	\$0.10
Wrangell	.12	.10
Petersburg	.12	.10
Juneau	.12	.10
Sitka	.12	.10
Skagway	.13	.10
Cordova Vaidez	.13	100
Seward	.13	10
	.14	10
Kodiak	17	1 12
Palmer	.17	1 12
Fairbanks	.20	.13
Nome	.17	.12

(2) Maximum prices for all grades, packages and keg sizes of print butter in brine sold at retail in the Territory of Alaska shall be the appropriate invoice cost of such butter plus the following applicable mark-ups:

	Maximum mark-up which may be added to invoice cost f. o. b. Se- attle, Wash.	Maximum mark-up which may be added to Alaska in- voice cost
	Per pound	Per pound
Ketchikan	\$0. 13	\$0.1
Wrangell	. 13	.1
Petersburg	.13	.1
Juneau	.14	.1
Sitka	. 14	.1
Skagway	.14	.1
Cordova	. 15	.1
Vaidez	. 15	.1
Seward	. 15	.1
Kodiak	. 16	.1
Anehorage	. 21	.1
Paimer	. 21	.1
Fairbanks	. 26	.1
Nome		.1

(3) Maximum prices for all grades of butter in tins sold at retail in the Territory of Alaska shall be the appropriate invoice cost of such butter plus the following applicable mark-ups:

	Maximum mark-up which may be added to involce cost f. o. b. Seattle, Wash.		Maximum mark-up which may be added to Alaska in- voice cost		
	1-lb. 2-lb. tins tins		1-lb. tins	2-lb. tins	
Ketchikan Wrangeli Petersburg Juneau Sitka Skagway Vaidez Cordova Seward Kodiak Anchorage Palmer Fairbanks Nome	.14 .14 .15 .15 .15 .16 .17 .18	\$0,26 .26 .26 .26 .26 .28 .28 .28 .32 .32 .32 .34 .38	\$0. 12 . 12 . 12 . 12 . 12 . 12 . 12 . 12	\$0. 22 .22 .22 .22 .22 .22 .22 .22 .22 .22	

- (4) For sales of fractions of a pound, the maximum price shall be proportionately computed.
- (5) The maximum retail price for all grades of butter sold in places other than those enumerated above shall continue to be established by Maximum

Price Regulation 194, if imported, and by the General Maximum Price Regulation if produced in the Territory of Alaska.

- (6) (i) The term "Alaska invoice cost", as used in this Table III, shall mean the Alaskan wholesaler's or producer's price determined in accordance with the provisions of Maximum Price Regulation 194 or the General Maximum Price Regulation, whichever is applica-
- (ii) The term "invoice cost f. o. b. Seattle, Washington", as used in this Table III, shall mean the wholesaler's or exporter's price in Seattle, Washington, determined in accordance with the provisions of applicable maximum price regulations.
- 4. Section 1418.363 (e), Table V, is added to read as follows:
- (e) Table V: Maximum retail prices for flour. (1) The maximum prices for all kinds of flour sold at retail in the Territory of Alaska shall be:
- (i) For flour purchased by a retailer in Alaska from a wholesaler in the continental United States, the invoice cost f. o. b. Seattle, Washington, plus the following applicable mark-ups:

	2 lb.	4.9 lb.	9.8 lb.	24.5 lb.	49 lb.
Ketchikan	\$0.08	\$0, 16	\$0.31	\$0,69	\$1, 36
Wrangell	. 08	. 17	. 32	. 71	1.40
Petersburg	.08	. 17	. 32	.71	1.40
Juneau	. 08	.17	. 33	. 73	1.44
Sitka	. 08	.18	. 35	.77	1.53
Skagway	.08	18	. 34	. 76	1.50
Cordova	. 08	.18	. 35	.79	1.57
Valdez	.08	. 19	. 36	.79	1, 58
Seward	. 08	. 18	. 35	. 78	1. 56
Kodiak	.09	. 20	. 38	. 85	1.69
Anchorage	.11	. 26	. 51	1.16	2. 33
Palmer	. 12	. 28	. 55	1. 26	2. 52
Fairbanks	. 14	. 34	. 67	1.56	3. 11
Nome	.10	. 23	. 45	1.02	2.04

(ii) For flour purchased by a retailer in Alaska from a wholesaler in Alaska, the Alaska invoice cost plus the following applicable mark-ups:

	2 lb.	4.9 lb.	9.8 lb.	24.5 lb.	49 lb.
Ketchikan	\$0,06	\$0, 13	\$0, 25	\$0, 53	\$1.05
Wrangell.	. 06	. 13	. 25	. 53	1.05
Petersburg	. 06	. 13	. 25	. 53	1.05
Juneau	. 06	. 13	. 25	. 53	1, 05
Sitka	.06	. 13	. 25	. 53	1.05
Skagway	.06	. 13	. 25	. 53	1.05
Cordova	.06	. 13	. 25	. 53	1.05
Valdez	.06	.13	. 25	. 53	1.08
Seward	.06	. 13	. 25	. 53	1.05
Kodiak	.06	. 13	. 25	. 53	1.95
Anchorage	.06	. 13	. 25	. 53	1.0
Palmer	.06	. 13	. 25	. 53	1.0
Fairbanks	.06	. 13	. 25	. 53	1.0
Nome	. 06	. 13	. 25	. 53	1.0

(2) For sales of fractions of a pound, the maximum price shall be proportionately computed.

(3) The maximum retail price for flour sold in places other than those enumerated above shall continue to be established by Maximum Price Regulation 194, if imported, and by the General Maximum Price Regulation if produced in the Territory of Alaska.

(4) (i) The term "Alaska invoice cost", as used in this Table V, shall mean the Alaskan wholesaler's or producer's price

determined in accordance with the provisions of applicable maximum price regulations.

(ii) The term "invoice cost f. o. b. Seattle, Washington", as used in this Table V, shall mean the wholesaler's or exporter's price in Seattle, Washington, determined in accordance with the provisions of Maximum Price Regulation 194 or the General Maximum Price Regulation, whichever is applicable.

This amendment shall become effective June 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE. Acting Administrator.

[F. R. Doc. 43-8229; Filed, May 24, 1943; 2:19 p. m.]

PART 1499—COMMODITIES AND SERVICES [MPR 165 as Amended,1 Amdt. 2 to Supp. Service Reg. 13<sup>2</sup>]

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Supplementary Service Regulation No. 13 to Maximum Price Regulation No. 165 is amended in the following respects:

- 1. In § 1499.663 (a) (7) the family finish service is redesignated as press finish service and is amended to read as set forth below:
- (7) Appendix A: Maximum prices for laundry services:

Press finish, in which both wearing apparel and flatwork are washed and returned pressed.

2. The effective date provision of Supplementary Service Regulation No. 13 is amended to read as follows:

Supplementary Service Regulation No. 13 shall become effective May 24, 1943.

This amendment shall become effective May 24, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 24th day of May 1943.

GEORGE J. BURKE. Acting Administrator.

[F. R. Doc. 43-8259; Filed, May 24, 1943; 5:07 p. m.]

### PART 1305—ADMINISTRATION

[Gen. RO 7,3 Amdt. 3]

SURRENDER AND DEPOSIT OF RATION STAMPS AND COUPONS

A rationale accompanying this amendment, issued simultaneously herewith,

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>7 F.R. 6428, 6966, 8239, 8431, 8798, 8943, 8946, 9197, 9342, 9343, 9785, 9971, 9973, 10480, 10619, 10718, 11010; 8 F.R. 1060, 3324, 4782, 5681, 5755, 5933, 6364. <sup>2</sup> 8 F.R. 3854, 4191, 4348, 6139. <sup>8</sup> 8 F.R. 2858, 2997, 4840.

has been filed with the Division of the Federal Register.\*

General Ration Order No. 7 is amended in the following respects:

- 1. Section 1.1 (a) is amended by inserting after the words "Ration Order 5C" the words "and Ration Order 11".
- 2. Section 1.2 (a) is amended to read as follows:
- (a) Any person who is required to affix stamps or coupons to gummed sheets or cards for transfer, surrender or deposit, may enclose them in sealed envelopes instead, under the following conditions:
- (1) He may enclose no more than 500 of them in OPA Form R-132 (the official envelope), or, if that form is unavailable, in any substantially similar sealed envelope; or
- (2) He may enclose exactly 2000 of them in any sealed envelope he supplies, if it is approximately six and one-half  $(6\frac{1}{2})$  inches by nine (9) inches in size; or
- (3) He may enclose exactly 5000 of them in any sealed envelope he supplies, if it is approximately nine (9) inches by twelve (12) inches in size.

(4) Any envelope used for enclosing 2000 or 5000 stamps must be of 24 substance kraft stock or its equivalent.

(b) Manufacturers and distributors of shoes who receive stamps and coupons may also enclose them in sealed envelopes for transfer, surrender or deposit.

- (c) Stamps and coupons may be enclosed in sealed envelopes only during the period in which they are valid for transfer, surrender or deposit by the person enclosing them. Only stamps and coupons of one rationing program and of the same value may be enclosed in any one envelope. (For example, a retailer may enclose in one envelope all processed foods stamps worth 8 points which are then valid for transfer, surrender or deposit by him, even though they bear different letters and have different expiration dates).
- 3. Section 1.3 (a) is amended to read as follows:
- (a) Any person who encloses stamps or coupons in a sealed envelope, pursuant to section 1.2, must write on the face of the envelope his business name and address, the number and type of stamps or coupons enclosed, their individual and total values and the rationing program under which the stamps or coupons are used (for example, sugar, coffee, processed foods) and in the case of special shoe stamps, the date of issue of the stamp first issued. He must also sign his name on the face of the envelope. His signature shall constitute a certification as to the truth of the statements written on it.
- 4. Section 1.4 (a) is amended by adding the words "or if the computations

thereon are incorrect" after the word "true" at the end of the last sentence.

- 5. Section 1.5 (a) is amended to read as follows:
- (a) A person who receives stamps or coupons enclosed in a sealed envelope must write his name on the envelope before transferring or surrendering it. If he deposits it, he must, before deposit, write his name and the date of the deposit on it. No envelope may be accepted unless it bears such information.

This amendment shall become effective May 26, 1943.

NOTE: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 562; Sec. of Agr. Food Dir. 3, 8 F.R. 2005, Food Dir. 5, 8 F.R. 2251, Food Dir. 6, 8 F.R. 3471, Food Dir. 7, 8 F.R. 3471)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8268; Filed, May 24, 1943; 5:11 p. m.]

Part 1404—Rationing of Footwear [RO 17,1 Supp. 1]

SHOES

§ 1404.102 Manufacturers shall file reports. (a) Each manufacturer shall file on or before the tenth day of each month, a report for each of his manufacturing establishments (including in the same report all factories, warehouses, storage places, salesrooms and distributing agencies whose inventories were included in the same inventory form R-1701, filed pursuant to Ration Order 17) showing all footwear (other than rubber) it manufactured and all such footwear of its own manufacture which it transferred during the preceding calendar month. However, the first report shall include all such footwear made and such footwear transferred between April 11, and April 30, 1943, inclusive and shall be filed or placed in the mail on or before May 31, 1943. The names of any persons still owing him ration currency togethef with the amounts owed by each shall be sent in with the second report.

(b) Manufacturers who receive Form 125–5A shall file their reports on such forms with the Bureau of the Census. All other manufacturers shall file their reports on OPA Form R–1707 with the Inventory Unit, Empire State Building, New York City. All information required by the form or by the accompanying instructions must be furnished. However, in the case of manufacturers reporting to the Bureau of the Census on Form 125–5A the information called for in Columns 1 to 8, inclusive, pertaining to production

<sup>1</sup>8 F.R. 1749, 2040, 2487, 2943, 3315, 3571, **3853**, 4129, **39**49, 4716, **55**67, **55**89, 5756.

of footwear shall be reported on either the same or separate forms, for each plant or combination of plants as requested by the Bureau of the Census.

(c) There shall be attached to each report the establishment's certified ration check drawn to the account of the Office of Price Administration for the net number of pairs of rationed shees of its own manufacture which it transferred during the period for which the report is made, to persons or establishments required to surrender ration currency therefor either at the time of transfer, or at a later date in the case of transfers made during the authorized credit period. However, the first check shall cover all such transfers made between February 7 and April 30, 1943, inclusive. If 'the ration check is for a lesser amount than required above, an explanation of the deficiency shall accompany the check. The amount of such deficiency shall be included in the certified ration check attached to a later report together with an explanatory statement.

This order shall become effective May 24, 1943.

Note: All reporting and record-keeping requirements of this order, have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421, and 507, 77th Cong.; W.P.B. Directive 1, 7 F.R. 562, Supplementary Directive 1-T, 8 F.R. 1727, E.O. 9125, 7 F.R. 2719)

Issued this 24th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-8226; Filed, May 24, 1943; 2:22 p. m.]

### TITLE 46—SHIPPING

Chapter II—Coast Guard: Inspection and Navigation

### MISCELLANEOUS AMENDMENTS

By virtue of the authority vested in me by R.S. 4405, 4417, 4417a, 4418, 4426, 4481, 4488, 4491, as amended, 49 Stat. 1544 (46 U.S.C. 375, 391, 391a, 392, 404, 474, 481, 489, 367), and Executive Order 9833, dated February 28, 1942 (7 F.R. 1609), the following amendments to the Inspection and Navigation Regulations for the better security of life at sea are prescribed:

Subchapter G-Ocean and Coastwise: General Rules and Regulations

PART 59—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES (OCEAN)

Section 59.18 Ludin and Lane lifeboats is deleted.

Section 59.27 Brude lifeboat is deleted. Section 59.28 Capacity and allowance of Engelhardt collapsible lifeboats is deleted.

Section 59.29 Newcomb inclosed lifeboat is deleted.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

Section 59.48 Clark life rafts is deleted. Section 59.63 (a) is amended by the addition of a new sentence at the end thereof reading as follows:

§ 59.63 Embarkation aids—(a) Ladders. \* \* Effective May 30, 1943, at least one flexible ladder of an approved type shall be carried for embarkation and pilots use. On and after June 30, 1943, all new installations or replacements of flexible ladders shall be of an approved type.

PART 60—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES (COASTWISE)

Section 60.24 Charles R. M'Cotter lifeboat is deleted.

Section 60.25 Brude lifeboat is deleted. Section 60.27 Newcomb inclosed lifeboat is deleted.

Section 60.28 Lundin and Lane life-boats is deleted.

Section 60.36 Catamaran tule life rafts is deleted.

Section 60.37 Clark life rafts is deleted.

Section 60.38 A B C life floats is deleted.

Section 60.39 Lane balsa life floats is deleted.

Section 60.41 Carley life floats is deleted.

Section 60.41a Cambridge life floats is deleted.

Section 60.43 Capacity and allowance of Engelhardt collapsible lifeboats is deleted.

Section 60.56 (a) is amended by the addition of a new sentence at the end thereof reading as follows:

§ 60.56 Embarkation aids—(a) Ladders. (See § 59.63 (a) of this chapter which is identical with this section.)

Subchapter H-Great Lakes: General Rules and Regulations

PART 76—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Section 76.27 Brude lifeboat is deleted. Section 76.29 Newcomb inclosed lifeboat is deleted.

Section 76.30 Lundin and Lane life-boats is deleted.

Section 76.31 Charles R. M'Cotter lifeboat is deleted.

Section 76.38 Capacity and allowance of Engelhardt collapsible lifeboats is deleted.

Section 76.39 Carley life floats is de-

Section 76.40 Cambridge life floats is deleted.

Section 76.41 Sweeney life floats is deleted.

Section 76.42 Clark life rafts is deleted. Section 76.43 A B C life floats is deleted

Section 76.44 Lane balsa life floats is deleted.

Section 76.47 Catamaran tule life rafts is deleted.

Subchapter I-Bays, Sounds, and Lakes Other Than the Great Lakes: General Rules and Regulations

PART 94—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Section 94.27 Brude lifeboat is deleted.

Section 94.28 Lundin and Lane lifeboats is deleted.

Section 94.30 Newcomb inclosed lifeboat is deleted.

Section 94.31 Charles R. M'Cotter lifeboat is deleted.

Section 94.39 Engelhardt collapsible lifeboats is deleted.

Section 94.40 Carley life floats is deleted.

Section 94.41 Cambridge life floats is deleted.

Section 94.42 Sweeney life floats is deleted.

Section 94.43 Clark life rafts is deleted. Section 94.44 A B C life floats is deleted.

Section 94.45 Lane balsa life floats is deleted.

Section 94.47 Catamaran tule life rafts is deleted.

Subchapter J-Rivers: General Rules and Regulations

PART 113—BOATS, RAFTS, BULKHEADS, AND LIFESAVING APPLIANCES

Section 113.17 Brude lifeboat is deleted.

Section 113.18 Lundin and Lane life-boats is deleted.

Section 113.20 Newcomb inclosed lifeboat is deleted.

Section 113.21 Charles R. M'Cotter lifeboat is deleted.

Section 113.32 Engelhardt collapsible lifeboats is deleted.

Section 113.33 Carley life floats is deleted.

Section 113.34 Cambridge life floats is deleted.

Section 113.35 Sweeney life floats is deleted.

Section 113.36 Clark life rafts is deleted.

Section 113.37 A B C life floats is deleted.

Section 113.38 Lane balsa life floats is deleted.

Section 113.42 Catamaran tule life rafts is deleted.

Subchapter O-Regulations Applicable to Certain Vessels and Shipping During Emergency

PART 153—BOATS, RAFTS AND LIFESAVING AP-PLIANCES; REGULATIONS DURING EMER-GENCY

Section 153.2 (b) (1) is amended by changing the next to the last sentence to read as follows:

§ 153.2 Additional lifesaving equipment on ocean and coastwise vessels. \* \* \*

(b) Cargo vessels and tank ships.

(1) Lifeboats and rafts. \* \* \* Rafts shall not be less than 15-person capacity. \* \* \*

Section 153.2 (b) (3) is amended to read as follows:

§ 153.2 Additional lifesaving equipment on ocean and coastwise vessels. \* \* \*

(b) Cargo vessels and tank ships. \* \* \*

(3) Ladders. Cargo vessels and tank ships shall be provided with suitable flexible ladders to enable pilots to board and persons to descend to lifeboats and rafts as follows:

1 ladder to be carried on each side of the vessel to reach from the boat deck to the light load line.

1 ladder to be carried on the navigation bridge to reach from said bridge to the main deck.

Effective May 30, 1943, at least one of the aforementioned flexible ladders of an approved type shall be carried for embarkation and pilots' use. On and after June 30, 1943, all new installations or replacements of flexible ladders shall be of an approved type.

Section 153.13 is amended to read as follows:

§ 153.13 Emergency flashlights. There shall be provided for each licensed officer on ocean and coastwise vessels an approved flashlight suitable for signaling. Each person while on watch in the engine room department shall also be provided with an approved flashlight.

R. R. WAESCHE, Commandant.

MAY 24, 1943.

[F. R. Doc. 43-8277; Filed, May 25, 1943; 9:58 a. m.]

# Chapter IV—War Shipping Administration

[Gen. Order 23, Supp. 2]

PART 310—MERCHANT MARINE TRAINING CLOTHING AND EQUIPMENT FOR U. S. MARI-TIME SERVICE

Section 310.36 Clothing and equipment is amended by adding the following:

(c) It shall be unlawful for any person, not an enrollee or officer of the Maritime Service to wear the duly prescribed uniform of the Maritime Service or any distinctive part of such uniform, or a uniform, any part of which is similar to a distinctive part of the duly prescribed uniform of said Service. Any enrollee or officer who resigns or is dismissed from the Maritime Service shall, upon such resignation or dismissal, surrender all insignia attached to his uniform or uniforms, including cap devices, to the responsible officer of any Maritime Service unit. Failure to comply with the foregoing regulations shall be prosecuted to the fullest extent of the law.

(E.O. 9054, 7 F.R. 837; E.O. 9198, 7 F.R. 5358)

[SEAL]

E. S. Land, Administrator.

MAY 24, 1943.

[F. R. Doc. 43-8252; Filed, May 24, 1943; 3:09 p. m.]

[Gen. Order 24, Supp. 4]

PART 310-MERCHANT MARINE TRAINING

APPOINTMENT AND TRAINING OF CADETS IN U. S. MERCHANT MARINE CORPS

General Order 24 is amended as follows:

1. Effective May 10, 1943, paragraph (d) of \$306.54 Eligibility lists, as amended (Supp. 2), is revoked.

- 2. Effective May 10, 1943, paragraph (a) of § 310.55 Appointments and assignments, as amended (Supp. 2), is amended to read:
- (a) Appointments shall be made in accordance with state and territory quotas based on congressional districts. Exceptions shall be made by the Supervisor when there are not sufficient candidates from underquota states and territories to fill vacancies in preliminary training classes at the Cadet Basic Schools and the U.S. Merchant Marine Academy.
- 3. Effective April 5, 1943, § 310.57 Pay, as amended (Supp. 3 and Supp. 3, Revised), is amended to read:

§ 310.57 Pay. (a) On the last day of each month, and when detached, cadets will receive at the rate of \$65 per month from the War Shipping Administration, while attached to the Academy, Basic Schools, or places of special shore training. Pay shall commence on the date of attachment and terminate on the

date of detachment.

(b) Cadets aboard ship, who sign articles or commence voyages on or after March 15, 1943, will receive pay, while attached to such vessel, at the rate of \$82.50 per month from their steamship company employers (representing the minimum basic monthly wage of \$65, and including the additional emergency compensation of \$17.50). In addition, steamship companies shall grant to cadets aboard ship such war bonuses as may be prescribed by the Maritime War Emergency Board for officers and crew of vessels.

(c) Cadets will not receive pay from the War Shipping Administration when not attached to the Academy or to Basic Schools or assigned to places of special shore training, except when specially

authorized by the Supervisor.

- (d) The Supervisor may place any cadet on a non-pay basis for discip-linary reasons while assigned to the Academy, Basic Schools, or places of special shore training. In the event that a cadet is dismissed from the Cadet Corps for disciplinary reasons, the Supervisor may, in his discretion, deny payment to such cadet of all earnings of such cadet due and unpaid at the time of dismissal
- 4. Effective May 10, 1943, § 310.62 Uniforms, insignia, textbooks, equipment is amended by adding the following:
- (c) It shall be unlawful for any person not a cadet to wear the duly prescribed uniform of the United States Merchant Marine Cadet Corps or any distinctive part of such uniform, or a uniform any part of which is similar to a distinctive part of the duly prescribed uniform of the Cadet Corps. Any cadet who resigns or is dismissed from the United States Merchant Marine Cadet Corps shall, upon such resignation or dismissal, surrender all insignia attached to his uniform or uniforms, including cap devices, to the Commanding Officer of the Basic School or the Superintendent of the Academy. Failure to comply with the foregoing regulation shall be

prosecuted to the fullest extent of the

(E.O. 9054, 7 F.R. 837; E.O. 9198, 7 F.R. 5383)

[SEAL]

E. S. LAND, Administrator.

[F. R. Doc. 43-8253; Filed, May 24, 1943; 3:09 p. m.]

### TITLE 49-TRANSPORTATION AND RAILROADS

Chapter I-Interstate Commerce Commission

PART 10-STEAM ROADS: UNIFORM SYSTEM OF ACCOUNTS

WAIVER OF INVENTORY OF MATERIAL AND SUPPLIES

At a session of the Interstate Commerce Commission, Division 1, held at its office in Washington, D. C., on the

18th day of May, A. D. 1943.

The matter of waiving the provisions of Note B to account 716, "Material and supplies," in the Classification of Income, Proft and Loss, and General Balance Sheet Accounts for Steam Roads, Issue of 1914, relating to the taking of inventories of material and supplies during each calendar year, being under consideration:

And it appearing, that due to an acute shortage of experienced personnel necessary for the taking of inventories of materials and supplies, requests have been received to omit such inventories for the

vear 1943:

It is ordered. That the requirements of Note B to account 716, "Material and supplies," relating to inventory of materials and supplies be and they are hereby waived for the year 1943.

By the Commission, Division 1. [SEAL] W. P. BARTEL.

[F. R. Doc. 43-8283; Filed, May 25, 1943; 10:12 a. m.]

Secretary.

### Chapter II-Office of Defense Transportation

[General Order ODT 17, Amdt. 3] PART 501-Conservation of Motor Equip-

SUBPART K-MOTOR CARRIERS OF PROPERTY

Pursuant to Executive Orders 8989 and 9156, General Order ODT 17, as amended (7 F.R. 5678, 7694, 9623) hereby amended by adding to § 501.65 two additional paragraphs designated (o) and (p), respectively, by amending paragraphs (a) and (b) and subparagraph (2) of paragraph (c) of § 501.70, by adding to § 501.70 a new paragraph (d), by changing the section number of the present § 501.75 to §501.78, by adding three new sections designated, respectively, as §§ 501.75, 501.76 and 501.77. and by adding an Appendix No. 2, such amendments to read as follows:

§ 501.65 Definitions. • • • (o) The term "wholesale delivery" means the transportation of property by motor truck (1) from any place of business to any place of business at which such property, or service thereon or service utilizing such property, is sold or offered for sale at retail, or (2) from any such retail establishment to any place from which such property or service is supplied to such retail establish. ment.

(p) The term "retail delivery" means the transportation of property by motor truck, or of fresh milk or cream (or other products when delivered in combination therewith) by any vehicle propelled or drawn by mechanical power or animals, (1) to any person who acquires at retail that property, or service thereon, for personal, family or household use or consumption, or (2) from any such person to any business establishment at which such property, or service thereon, is supplied at retail.

§ 501.70 Exemptions. (a) The provisions of § 501.67, paragraphs (a) and (c) of § 501.68, paragraph (a) of § 501.69, and §§ 501.75 and 501.76, of this subpart shall not apply to or include the following:

(b) The provisions of § 501.67, paragraphs (a) and (c) of § 501.68, paragraphs (a ) and (b) of § 501.69, and §§ 501.75 and 501.76, of this subpart shall not apply to or include the operation of any special equipment.

(c) The provisions of this subpart shall not apply to or include the fci-

lowing:

- (2) Any motor truck controlled and operated by any person or persons principally engaged in farming, when used in the transportation of agricultural commodities and products thereof, from a farm or farms, or in the transportation of farm supplies to a farm or farms: Provided, That this exemption shall not apply to the transportation of agricultural commodities or products thereof in retail delivery.
- (d) The provisions of paragraph (b) of § 501.75 and § 501.76 of this subpart shall not apply to deliveries which are exempted by general or special permit from the provisions of paragraph (c) of § 501.68.

§501.75 Establishment of delivery areas or routes. (a) On or before June 8, 1943, every motor carrier shall establish, within the territory presently served by each operating unit of such motor carrier, delivery areas or delivery routes that are neither duplicating nor overlapping, and such carrier shall prepare and currently maintain an appropriate map showing the routes so established or the territorial limits of such delivery areas, for each operating unit.

(b) No motor carrier shall perform wholesale or retail delivery service, respectively, over any given route or within any given delivery area on any greater number of days in any calendar week than the maximum weekly number of wholesale or retail deliveries, respectively, specified in Appendix No. 2 attached hereto for any commodity being delivered over that route, or within that delivery area, by such carrier during that week: Provided, That the foregoing restriction shall not apply to any transportation performed for the purpose of making any wholesale or retail delivery, respectively, from one point of origin to one consignee at one point of destination of any shipment constituting a capacity load of the largest motor truck ordinarily operated by the motor carrier making such delivery.

§ 501.76 Number of wholesale and retail deliveries. (a) Except as provided in paragraph (b) of this § 501.76, no person shall make or cause to be made (other than by common carrier over-the-road service and local delivery service performed in the collection and delivery of through shipments), and no motor carrier shall make, from any one point of origin to any one point of destination during any calendar week:

(1) More than the maximum number of wholesale deliveries and retail deliveries specified in Appendix No. 2 attached hereto for the particular commodity or commodities being delivered: Provided, That on any day on which a wholesale or retail delivery is made, one additional wholesale or retail delivery, respectively, may be made if (i) such additional delivery involves property requiring the use of a motor truck other than the type used in making the other delivery, when such truck used in making the additional delivery is specially adapted for and used exclusively in the transportation of such property, and if (ii) both deliveries do not involve the same commodities;

(2) On Sunday, any wholesale deliveries, except of ice, or any retail deliveries, except of ice, or fresh milk or cream or other products when delivered in combination with fresh milk or cream.

(b) The provisions of paragraph (a) of this § 501.76 shall not apply when a wholesale or retail delivery consigned from one point of origin to one consignee at one point of destination constitutes a capacity load of the largest motor truck ordinarily operated by the carrier making such delivery.

§ 501.77 Limited applicability. The provisions of §§ 501.75 and 501.76 shall apply only in the States of Connecticut, Delaware, Maine, Maryland, Massachusetts. New Hampshire, New Jersey, New York, Pennsylvania (except that portion which lies within the corporate limits of the cities of Sharon, Sharpsville, Farrell, and Wheatland), Rhode Island, Vermont. Virginia (except the portions which lie within the corporate limits of the cities of Bristol and Bluefield), the District of Columbia, and the portion of West Virginia which lies within and east of the counties of Mineral, Grant and Pendleton.

This amendment shall become effective May 27, 1943.

(E.O. 8989, 9156; 6 F.R. 6725, 7 F.R. 3349)

Issued at Washington, D. C., this 24th day of May 1943.

C. D. Young,
Deputy Director of the
Office of Defense Transportation.

1. . 1. .

APPENDIX 2

Maximum weekly mumber of whole sale deliveries	Maximum weekly number of retail deliveries
(1) Fresh or frozen meat, poultry, eggs, fruits, vegetables, fish and shell fish, or live plants for food production 5	3
(2) Bread and perishable bakery products (excluding dry bisenits, crackers, pretzels, and similar bakery products in packages designed to retain their	
palatability for an extended period) 6	3
(3) Aleoholie beverages or wines not in- cluding malt beverages.	0
(4) Non-alcoholic beverages (excluding fresh milk or cream, and drinking water when transported in containers exceeding one gallon in capacity), manufactured tobacco products,	
confectionaries, or a combination thereof	0
(5) Malt beverages: In hottles 1 In kegs 2	0
In kegs Provided, That when a combination delivery of bottled and keg malt beverages is made from one truek, no more than 2 wholesale deliveries may be made during that week.  (6) Fresh milk or cream, or other products when delivered in combination with fresh milk or cream: Provided, That no two retail deliveries shall be made	
on the same or consecutive days	4
mix and frozen desserts)	0
the shipment consists exclusively of damp wash	1 2
(10) Ice	1 3
(12) Cut flowers (except for funeral pur-	
poses)	1
toys, novelties, jewelry, furs, radios, phonographs, or antiques2	
(14) Any commodity not listed above in this Appendix No. 22	

[F. R. Doc. 43-8298; Filed, May 25, 1943; 10:40 a.m.]

### Notices

## DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-1986]

DISTRICT BOARD 10

MEMORANDUM OPINION AND ORDER GRANTING
TEMPORARY RELIEF

In the matter of the petition of District Board No. 10 for the establishment of price classifications and minimum prices for coals of Southwestern Illinois Coal Corporation.

An original petition pursuant to section 4 II (d) of the Bituminous Coal Act of 1937 was filed with this Division by the above-named party, requesting the establishment of temporary price classi-

fications and minimum prices for the coals of the Streamline Mine Fifth Vein, Mine Index No. 1628 of the Southwestern Illinois Coal Corporation for shipment by both rail and truck.

Petitioner requests the temporary establishment of the price classifications and minimum prices set forth in its petition stating the Streamline Mine Fifth Vein is a new mine now being developed in the Fifth Vein Seam and until petitioner has had an opportunity to sample and analyze and properly evaluate the coal in the Fifth Vein Seam it will be unable to obtain sufficient factual data to propose permanent price classifications and minimum prices for the coals of that mine.

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth, no petitions of intervention having been filed with the Division in the above-entitled matter, and the following action being deemed necessary in order to effectuate the purposes of the act;

It is ordered, That, pending further order, temporary relief is granted as follows: Commencing forthwith, the Schedules of Effective Minimum Prices for District No. 10 for all Shipments Except Truck and for Truck Shipments are supplemented to include the price classifications and minimum prices set forth in the schedules marked "Supplement R" and "Supplement T" annexed hereto and made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division pursuant to the Rules and Regulations Governing Practice and Procedure Before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

The original petition in this matter requests the assignment of Percy, Illinois, on the Gulf, Mobile and Ohio Railroad, and Steelville, Illinois, on the Missouri Pacific Railroad, Freight Origin Group No. 33 as the shipping points for the Streamline Mine Fifth Vein using the loading facilities of Mine Index No. 165. However, the Missouri Pacific Railroad Company's Freight Tariff No. 896-Q I.C.C. No. A-9487, shows the shipping point for Mine Index No. 165 as Streamline Mine, instead of Steelville, Illinois, Accordingly, Streamline Mine, Illinois, or the Missouri Pacific Railroad, Freight Origin Group No. 33 is assigned Streamline Mine Fifth Vein, Mine Index No. 1628 rather than Steelville, Illinois, as proposed by petitioner.

Dated: May 22, 1943.

[SEAL] DAN H. WHEELER, Director.

[F. R. Doc. 43-8293; Filed, May 25, 1943; 10:43 a.m.]

[Docket No. B-229]

JAMES W. GRINDLE

CEASE AND DESIST ORDER

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that code member wilfully violated Orders Nos. 296 and 297, dated respectively September 23, 1940 and October 22, 1940; Orders Nos. 307 and 312, dated December 11, 1940 and February 24, 1941, respectively, and pursuant to sections 4 II (j) and 5 (b) and other provisions of the Bituminous Coal Act of 1937;

It is ordered, That James W. Grindle, operating a mine (Mine Index No. 688) located in Fulton County, Illinois, in District 10, his agents, representatives, employees, successors, or assigns, or any persons acting or claiming to act for or on his behalf, cease and desist from violating Order No. 296, dated September 23, 1940; Order No. 297, dated October 22, 1940; Order No. 307, dated December 11, 1940; and Order No. 312, dated February 24, 1941, or from otherwise violating the provisions of the Act, the Code and the rules and regulations thereunder.

Notice is hereby given that upon fail-

ure or refusal to comply with this order, the Division may apply to a Circuit Court of Appeals for the enforcement thereof, or take other appropriate action as authorized by the Act.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8288; Filed, May 25, 1943; 10:43 a. m.]

[Docket No. B-143]

### OLD BEN COAL CORPORATION

ORDER EXTENDING EFFECTIVE DATE OF REVOCATION

On May 8, 1943, 8 F.R. 6062, an order revoking code membership was issued in this proceeding.

Code member having requested that the effective date of the said order of revocation be extended until June 8, 1943:

Director finding that a reasonable showing of necessity therefor has been made and that the requested extension is reasonable;

It is ordered, That the effective date of the said order of revocation be and it hereby is extended to June 8, 1943.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8287; Filed, May 25, 1943; 10:43 a. m.]

[Docket No. B-54]

SILVER CREEK COAL COMPANY

MEMORANDUM OPINION AND ORDER TO CEASE AND DESIST

In the matter of Silver Creek Coal Company, registered distributor, Registration No. 8397, respondent.

On September 15, 1942, after notice and hearing, Joseph D. Dermody, a duly designated examiner of the Division submitted a report in which he found that respondent, Silver Creek Coal Company, a registered distributor (Registration No. 8397), wilfully violated:

a. Rule 1 (J) of section VII of the Marketing Rules and Regulations and paragraph (e) of its "Distributor's Agreement" by prepaying the transportation charges on a total of 790.20 tons of coal purchased from code members in Districts 9 and 11 at the established minimum prices less discounts of 12 cents per ton and reselling and delivering the same to Carson, Pirie, Scott & Company at Chicago, Illinois.

b. Paragraph (d) of the "Distributor's Agreement" by physically handling such coal purchased from code members in Districts 9 and 10 at the established minimum prices less the discounts of 12 cents per ton delivered to Carson, Pirie, Scott & Company at Chicago, Illinois.

The Examiner recommended that an order be entered requiring respondent to cease and desist from the above violations, or from otherwise violating the Act, the Marketing Rules and Regulations, Distributor's Rules and Distributor's Agreement.

Opportunity was offered to all parties to file exception to the Examiner's report. No exceptions have been filed.

The Examiner rejected respondent's contention that Rule 1 (J) of section VII of the Marketing Rules prohibits only the payment of transportation charges in advance of transportation or sale. The rule categorically provides that "transportation charges on all rail shipments or on ex-river shipments of coal from the lifting point shall not be paid by a Code Member, his Sales Agent, or as a Distributor \* \* " A special proviso to the rule permits prepayment of transportation charges where shipments are made to recognized prepay charges. It is not claimed that the exception is here applicable and for this reason, I believe the Examiner correctly refused to discuss the rather hypertechnical distinction which respondent seeks to make between the words "payment" and "prepayment." It is sufficient to indicate that Rule 1 (J) of section VII of the Marketing Rules and Regulations promulgated to implement various provisions of the Act, would govern payment of transportation charges in the interest of prescribing reasonable marketing procedures. In establishing a violation of this rule, it is not necessary to show that freight charges were prepaid with an intent to grant a discriminatory credit allowance. Cf. section 4 II (i) 3 of the Act which makes "the prepayment of freight charges with intent to or having the effect of granting discriminatory credit allowance" an unfair method of competition.1

As the Examiner found, respondent arranged to have coal unloaded into the

'It is not necessary, under the Examiner's view of the evidence, with which I agree, to pass on the applicability of this section of the Act. It is by no means clear, however, that the transactions engaged in by respondent were not prohibited by this section.

bins of the purchaser, Carson, Pirie, Scott & Company, by workers who do not appear to be regular employees. There is no question, however, that such employees were acting in behalf of respondent in physically handling the coal, and, accordingly, respondent must be held responsible for their activities.

I believe that the Report of the Examiner adequately and accurately reflects the evidence disclosed in the Record and, save where inconsistent with this opinion, should be adopted. Upon the basis of the Report and upon the entire record in this proceeding,

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified herein, are approved and adopted as the findings of fact and conclusions of law of the Director.

It is further ordered, That Silver Creek Coal Company, a registered distributor, Registration No. 8397, its agents, employees, representatives, successors and assigns, and all persons acting or claiming to act on its behalf or interest, cease and desist from violating Rule 1 (J) of section VII of the Marketing Rules and Regulations; paragraphs (d) and (e) of its "Agreement by Registered Distributor" executed on July 5, 1940 and approved by the Division on July 12, 1940, and \$304.12 (b) (4) and 304.12 (now \$317.12) (b) (5) of the Rules and Regulations for the Registration of Distributors or from otherwise violating the provisions of the Act, or orders, rules and regulations issued thereunder.

Notice is hereby given that upon failure or refusal to comply with this order, the Division may apply to United States Circuit Court of Appeals for the enforcement thereof, or may otherwise proceed as authorized by the Act.

Dated: May 22, 1943.

[SEAL]

Dan H. WHEELER, Director.

[F. R. Doc. 43-8296; Filed, May 25, 1943; 10:43 a. m.]

[Docket No. B-28]

C. J. FERRO AND M. P. TROSELLO

ORDER DIRECTING CODE MEMBER TO CEASE AND DESIST

In the matter of Charles J. Ferro and M. P. Trosello, individually and as copartners, doing business under the name and style of C. J. Ferro and M. P. Trosello, code member.

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that code member wilfully violated section 4 II (e) of the Act and the corresponding section of the Code by selling and delivering to various purchasers, by truck, during the period from December 1 to December 20, 1940, both dates inclusive, 117.69 tons of 1½" x 3/16" coal at \$1.90 per ton f. o. b. the mine, which coal was priced at \$3.00 per ton f. o. b. the mine in the Schedule of Effective Minimum Prices for District No. 18 for All Shipments and pursuant to sections 4 II (j), 5 (b) and other

provisions of the Bituminous Coal Act of

It is ordered, That Charles J. Ferro and M. P. Trosello, as individuals and as partners, doing business under the name and style of C. J. Ferro and M. P. Trosello, operating the Ferro Mine (Mine Index No. 139 in Bernalillo County, New Mexico, District 18, their agents, representatives, employees, successors or assigns, and any persons acting or claiming to act for or on their behalf, cease and desist from violating section 4 II (e) of the Act and the corresponding section of the code, or from otherwise violating the provisions of the Act, the Code, and the rules and regulations thereunder.

Notice is hereby given that upon failure or refusal to comply with this order, the Division may apply to a Circuit Court of Appeals for the enforcement thereof, or take other appropriate action as authorized by the Act.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8295; Filed, May 25, 1943; 10:43 a.m.]

[Docket No. A-1963]

ROCK CREEK COAL COMPANY

ORDER GRANTING TEMPORARY RELIEF

In the matter of the petition of Rock Creek Coal Company for the establishment of minimum prices and price classifications for the coals of Mine Index No. 1214 in District No. 10.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of its New Era Coal Mine, Mine Index No. 1214, located in District No. 10, for rail shipments; and District Board No. 10 having filed with the Division a petition of intervention in support of the original petition except as to the establishment of price exceptions with respect to locomotive fuel sold to off-line railroads; and

Sufficient facts to justify the granting of permanent relief not having been set forth; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith the Schedule of Effective Minimum Prices for District No. 10 for All Shipments Except Truck is hereby amended to include the price classifications and minimum prices set forth in the schedule marked Supplement R annexed hereto and made'a part hereof.

It is further ordered, That pleadings in opposition to the original petition in

the above entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the Rules and Regulations Governing Practice and Procedure Before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

District Board No. 10 in its petition of intervention requested that no price exceptions be allowed with respect to locomotive fuel sold to off-line railroads. The original petitioner, however, requested that the minimum prices applicable to the coals of mines in Price Group No. 5 be established for its coals for all shipments except truck to all market areas. Since railroad locomotive fuel Price Exceptions 2-H, 61 and 64 established by order of the Director in Dockets Nos. A-98, A-125 and A-420, respectively, are applicable to the coals of all mines in Price Group No. 5 of District No. 10, for which minimum prices have heretofore been established for all shipments except truck, and since no sufficient reason has been advanced for excluding the application of these price exceptions to the coals of Mine Index No. 1214, the relief granted herein affords the Rock Creek Coal Company the same competitive opportunity available to all other producers similarly situated by making these price exceptions applicable to the coals of Mine Index No. 1214.

An order scheduling a hearing in the above-entitled matter for the purpose of adducing facts upon which final relief may be predicated will be issued in due course.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8291; Filed, May 25, 1943; 10:44 a. m.]

[Docket No. B-115]

E. H. WASSON

ORDER REVOKING AND CANCELLING REGISTRA-TION OF DISTRIBUTOR

In the matter of E. H. Wasson, registered distributor, Registration No. 9455, respondent.

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that respondent wilfully violated sections 4 II (e) and 4 II (i) 11 and 12 of the Bituminous Coal Act of 1937; Rules 11 and 12 of section XIII of the Marketing Rules and Regulations Incidental to the Sale and Distribution of Coal; §§ 304.11 (c) (6) and 304.19 (c) (now renumbered §§ 317.11 (c) (6) and 317.19 (c)) of the Rules and Regulations for Distributors; and paragraphs (c), (d), (e), (f), (g), and (h) of the Agreement by Registered Distributor, and pursuant to sections 4 II (h) of the Act and § 304.14 (c) (now renumbered § 317.14 (c)) of the Distributors' Rules and other provisions of the Act and rules and regulations thereIt is ordered, That the registration of E. H. Wasson as a registered distributor (Registration No. 9455) is revoked and cancelled, and that for a period of at least two (2) years from the date of this order, no petition by E. H. Wasson for registration as a distributor shall be considered.

It is further ordered, That any application for registration subsequently filed by respondent shall be accompanied by an affidavit verifying that from and after the date of this order, respondent neither directly nor indirectly transacted business as a registered distributor nor received nor was promised any discounts which distributors are entitled to receive by virtue of registration, and that respondent has returned or secured the return, to the code member producers, of all distributors' discounts allowed her, in the amount of \$2,323.42, on coal sold to her retailer-employer, Goodrich Brothers Company, its divisions and affiliates, and that satisfactory proof of the facts set forth in such affidavit is hereby made a further condition to the acceptance of respondent as a registered distributor.

Dated: May 24, 1943.

[SEAL]

Dan H. WHEELER, Director.

[F. R. Doc. 43-8297; Filed, May 25, 1943; 10:44 a. m.]

[Docket No. A-1985]

DISTRICT BOARD 10

In the matter of the petition of District Board No. 10 for the establishment of price classifications and minimum

ORDER GRANTING TEMPORARY RELIEF

prices for Mine Index No. A-1173. An original petition, pursuant to section 4 II (d) of the Bituminous Coa Act of 1937, has been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of Blue Hill Coal Company No. 2 Mine, Mine Index No. 1173, of Blue Hill Coal Company; although this petition did not set forth sufficient facts upon which permanent relief may be based, reasonable necessity appears for the granting of temporary relief in the manner hereinafter set forth.

No petitions of intervention having been filed with the Division in the aboveentitled matter; and the following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith the Schedule of Effective Minimum Prices for District No. 10 for All Shipments Except Truck is supplemented to include the price classifications and minimum prices set forth in the schedule marked "Supplement R" annexed hereto and made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed

with the Division within forty-five (45) days from the date of this Order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

The original petition in this matter requests that no exceptions be allowed with respect to locomotive fuel sold to off-line railroads. Nevertheless, since railroad locomotive fuel Price Exceptions Nos. 2-H, 61, and 64 established by the Order of the Director in Dockets Nos. A-98, A-125, and A-420, respectively, are applicable to the coals of all other mines in Price Group No. 5, of District No. 10 for which minimum prices have been established for all shipments except truck, and since no reason has been advanced for denying the application of these price exceptions to the coals of Mine Index No. 1173, the relief granted herein affords this producer the same competitive opportunity available to all other producers similarly situated by making said price exceptions applicable to the coals of Mine Index No. 1173.

The original petition in this matter also requests that the loading facilities of Mine Index No. 92, at Pittsburg, Illinois, on the Missouri Pacific Railroad, be assigned as the shipping point for However, the Mis-Mine Index No. 1173. souri Pacific Railroad Company's Freight Tariff No. 896-Q, I. C. C. No. A-9487, shows the shipping point for Mine Index No. 92 is Marvel Mine, Illinois, instead of Pittsburg, Illinois. Accordingly, Marvel Mine, Illinois, on the Missouri Pacific Railroad, is assigned as the shipping point for Mine Index No. 1173 rather than Pittsburgh, Illinois as proposed by petitioner.

An order scheduling a hearing for the purpose of adducing facts upon which final relief in this matter may be based will be issued in due course.

Dated: May 22, 1943.

[SEAL]

Dan H. Wheeler, Director.

[F. R. Doc. 43-8292; Filed, May 25, 1943; 10:44 a. m.]

[Docket No. D-31]

UNITED EASTERN COAL SALES CORP.
ORDER DISMISSING APPLICATION

In the matter of the application of United Eastern Coal Sales Corporation requesting permission to accept and retain sales agent's commissions and distributor's discounts on coal sold by it to White Star Coal Company, Inc.

United Eastern Coal Sales Corporation having filed an original application in the above-entitled matter; and

A motion having been filed by said applicant requesting that its application in this matter be dismissed;

Now, therefore, It is ordered, That the application of United Eastern Coal Sales

Corporation in the above-entitled matter be, and it hereby is dismissed.

Dated: May 22, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8289; Filed, May 25, 1943; 10:44 a. m.]

[Docket Nos. A-1989 and A-1989, Part II]

DISTRICT BOARD 13

MEMORANDUM OPINION AND ORDER

In the matter of the Petition of District Board No. 13 for establishment of price classifications and minimum prices and for other relief for the coals of certain mines, Docket No. A-1989; in the matter of the petition of District Board No. 13 for establishment o. price classifications and minimum prices for Mine Index Nos. 38, 1526, 1527, 1641, 1760, 1766, 1776 and 1780, Docket No. A-1989, Part II.

Memorandum opinion and order severing Docket No. A-1989, Part II from Docket No. A-1989, and granting temporary relief in Docket No. A-1989, Part II.

The original petition in the above-entitled matter, which was filed with the Division by District Board No. 13 pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requests, among other things, the establishment of temporary and permanent price classifications and minimum prices for the coals in certain size groups produced by Mine Index Nos. 38, 1526, 1527, 1641, 1760, 1766, 1776 and 1780 for shipment by railroad, applicable for all uses except railroad 'ocomotive fuel, steamship bunker fuel, and blacksmithing. Sufficient facts are not set forth in the petition, however, to justify the granting of the relief as requested.

The original petition also requests the establishment of a minimum price of \$3.20 per net ton for the coals of Mine Index No. 1780, in Size Groups 24, 25, and 26, for shipment by truck. These prices are 10 cents per net ton less than the minimum prices heretofore established for analogous coals in the same size groups produced at other mines in the vicinity, and no reasons are advanced in justification of this disparity.

Nevertheless, an adequate showing of necessity having been made for the granting of temporary relief in the manner hereinafter set forth and the following action being deemed necessary in order to effectuate the purposes of the

Now, therefore, it is ordered, That the portion of Docket No. A-1989 relating to the establishment of price classifications and minimum prices for the coals of Radiant Strip Mine, Mine Index No. 1780, of McWilliams Dredging Company for shipment by truck and to the coals of the Sayreton Mine, Mine Index No. 38, of the Republic Steel Corporation; Virginia Mine, Mine Index No. 1526, of the Republic Steel Corporation; Sayre Mine, Mine Index No. 1527, of the Re-

public Steel Corporation; Holcomb Hill No. 4 Mine, Mine Index No. 1641, of Dickerson & McGuire (Leon Dickerson); Powhatan No. 2 Mine, Mine Index No. 1760. of Franklin Coal Mining Company; Powhatan No. 6 Mine, Mine Index No. 1766. of Franklin Coal Mining Company; Abeel No. 2 Mine, Mine Index No. 1776, of Grant & Mayes (Joe Grant) and Radiant Strip Mine, Mine Index No. 1780, of Mc-Williams Dredging Company, in District No. 13, for shipment by railroad, applicable for all uses except railroad locomotive fuel, steamship bunker fuel and blacksmithing, be, and it hereby is, severed from the remainder of Docket No. 1989, and designated as Docket No. 1989, Part II.

It is further ordered, That, pending further order, temporary relief is granted as follows: Commencing forthwith, the Schedules of Effective Minimum Prices for District No. 13 for All Shipments Except Truck and for Truck Shipments are supplemented to include the price classifications and minimum prices set forth in schedules marked Temporary Supplement R and Temporary Supplement R and Temporary Supplement R annexed hereto and made a part hereof.

An order scheduling a hearing for the purpose of adducing facts upon which final relief in this matter may be based will be issued in due course.

Dated: May 23, 1943.

[SEAL]

DAN H. WHEELER, Director.

[F. R. Doc. 43-8294; Filed, May 25, 1943; 10:44 a. m.]

### DEPARTMENT OF AGRICULTURE.

War Food Administration.

[Docket No. AO 153-A 2]

DULUTH-SUPERIOR MARKETING AREA

NOTICE OF HEARING ON HANDLING OF MILK

Proposed amendments to the marketing agreement, as amended, and order, as amended, regulating the handling of milk in the Duluth-Superior marketing area.

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 ed. 601 et seq.), and in accordance with the applicable rules of practice and procedure (7 CFR, 1941 Supp., §§ 900.1-900.17; 7 F.R. 3350; 8 F.R. 2815), notice is hereby given of a hearing to be held in Courtroom No. 3, Federal Building, Duluth, Minnesota, beginning at 10 a. m., c. w. t., June 4, 1943, with respect to proposed amendments to the marketing agreement, as amended, and order, as amended, regulating the handling of milk in the Duluth-Superior marketing area. These amendments have not received the approval of the War Food Administrator.

This public hearing is for the purpose of receiving evidence with respect to the economic or marketing conditions which

relate to the amendments or any modification thereof, which are hereinafter set forth. The amendments which have been proposed are set forth below:

Amendment Proposed by Twin Ports Cooperative Dairy Association, Inc., and Bridgeman-Russell Company, Inc.

Delete § 954.5 (a) (1) and substitute therefor the following:

(1) Class I milk. For each delivery period the price for Class II milk for such delivery period plus \$0.65.
(2) Class II milk. For each delivery

period the price which results from the following computation by the market administrator: (i) determine the average of the daily price per pound of 92score butter at wholesale in the Chicago market as reported by the United States Department of Agriculture for the period from the 25th day of the month second preceding such delivery period through the 24th day of the month immediately preceding such delivery period; (ii) multiply by 4; (iii) add 25 percent thereof; and (iv) add an additional 7/10 cent for each 1/10 cent that the average f. o. b. gross factory price per pound of dry skim milk solids for human consumption as reported by the American Dry Milk Institute, Inc., for the month second preceding such delivery period is above 7 cents.

Amendments proposed by the Dairy and Poultry Branch, War Food Adminis-

- 1. Delete § 954.1 (a) (8) and substitute therefor the following:
- (8) The term "Secretary" means the Secretary of Agriculture of the United States or any officer or employee of the United States Department of Agriculture who is or who may hereafter be authorized to execute the powers and to perform the duties of the Secretary of Agriculture of the United States.

### 2. Add as § 954.12 the following:

§ 954.12 Agents. The Secretary may, by designation in writing, name any officer or employee of the United States, or name any bureau or division of the United States Department of Agriculture, to act as his agent or representative in connection with any of the provisions hereof.

Copies of this notice of hearing, of the marketing agreement, as amended, and of the order, as amended, now in effect, may be procured from the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, in Room 1331 South Building, Washington, D. C., or may be there inspected.

Dated: May 25, 1943.

[SEAL] JESSE W. TAPP, Acting War Food Administrator.

[F. R. Doc. 43-8310; Filed, May 25, 1943; 11:34 a. m.]

INTERSTATE COMMERCE COMMIS-SION.

[Service Order 125]

REPOUTING OF FREIGHT TRAFFIC IN FLOOD AREAS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the

23rd day of May, A. D. 1943.

It appearing, that flood conditions existing in the following river valleys: Ohio, Missouri, Mississippi Rivers, and Arkansas, Grand, Illinois, Verdigris, Wabash, White and other tributaries, are interrupting transportation service upon the lines of common carriers by railroad reaching such rivers and tributaries affected by the floods so that such carriers are unable properly to serve the public; in the opinion of the Commission an emergency exists requiring immediate action to avoid congestion of traffic, and in order to best promote the service in the interest of the public and the commerce of the people;

It is ordered, That:

SECTION 1 Flood conditions-(a) Rerouting of freight traffic. Effective at once and until the further order of the Commission all common carriers by railroad subject to the Interstate Commerce Act operating within the following river valleys: Ohio, Missouri, Mississippi Rivers, and Arkansas, Grand, Illinois, Verdigris, Wabash, White and other tributaries, where tracks are not usable due to floods, are hereby directed to forward freight traffic having origin or destination in, or ordinarily moving through such territory via routes most available to expedite its movement and prevent congestion, without regard to the routing thereof made by shippers or by carriers from which the traffic is received. or to the ownership of cars: Provided, That the billing covering all cars rerouted will carry a reference to this order as authority for the rerouting. All rules, regulations, and practices of said carriers with respect to car service are hereby suspended and superseded insofar only as conflicting with the directions hereby made.

(b) Rates to be applied. That inasmuch as such disregard of routing is deemed to be due to carriers' disability, the rates applicable to traffic so forwarded by routes other than those designated by shippers, or by carriers from which the traffic is received, shall be the rates which were applicable at date of shipment over the routes so designated.

(c) Divisions. In executing the orders and directions of the Commission provided for in this order, common carriers affected shall proceed, even though no division agreements are in effect, over the routes authorized; divisions shall be, during the time this order remains in force, voluntarily agreed upon by and between said carriers; and upon failure of said carriers to so agree, the divisions

shall be hereafter fixed by the Commission in accordance with pertinent authority conferred upon it by the Interstate Commerce Act. If division agreements now exist on the traffic affected, over the routes herein authorized, they shall not be changed or affected by this

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)=(17))

It is further ordered, That copies of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy thereof in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

By the Commission, Division 3.

W. P. BARTEL, Secretary.

[F. R. Doc. 43-8282; Filed, May 25, 1943; 10:12 a. m.]

OFFICE OF DEFENSE TRANSPORTA-

[Supp. Administrative Order ODT 1-1]

ASSOCIATE DIRECTOR IN CHARGE OF MER-CHANDISE WAREHOUSING, DIVISION OF STORAGE

DELEGATION OF AUTHORITY

Pursuant to § 503.8 of Administrative Order ODT 1 (8 F.R. 6001),

1. The Associate Director in charge of Merchandise Warehousing, Division of Storage, Office of Defense Transportation, is hereby designated as a Contracting Officer, and subject to the approval of the General Counsel in each case, he is authorized as such Contracting Officer to sign and execute any contracts, agreements and leases for and on behalf of the United States of America, in pursuance of the authority and functions delegated by the Office of Lend-Lease Administration to the Office of Defense Transportation, and in the performance of the duties and responsibilities resulting from such delegation.

2. The exercise of the powers and authority conferred herein shall be subject to the general control and supervision of the Director of the Office of Defense Transportation, and the Director, Division of Storage, Office of Defense Trans-

portation.

Issued at Washington, D. C., this 24th day of May 1943.

> L. M. NICOLSON, Director, Division of Storage.

[F. R. Doc. 43-8276; Filed, May 24, 1943; 5:09 p. m.]

### OFFICE OF PRICE ADMINISTRATION.

[Order 10 Under MPR 121]

BERWIND FUEL COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 10 under Maximum Price Regulation 121 — Miscellaneous Solid Fuels Delivered from Producing Facili-

\*ties; Docket No. 3121-30.

For the reasons set forth in an opinion issued simultaneously herewith under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended and Executive Orders Numbers 9250 and 9328 and in accordance with § 1340.247a (c) of Maximum Price Regulation 121, It is hereby ordered:

- (a) Bituminous coal briquettes manufactured by Berwind Fuel Company, 310 S. Michigan Avenue, Chicago, Illinois may be sold and delivered at the following respective prices per net ton subject to the same terms, conditions, discounts and special charges for like sales in effect during the period December 1-15, 1941
- F. o. b. plant Berwind, West Virginia \$5.00 F. o. b. plant Superior, Wisconsin \$8.50
- (b) Within thirty days from the effective date of this order the said Berwind Fuel Company shall notify all persons purchasing briquettes of the adjustments granted in paragraph (a) of the order and shall include a statement that if the purchaser is subject to Revised Maximum Price Regulation 122 in the resale of this fuel, the adjustments granted in this order do not authorize any increase in the purchaser's resale price except in accordance with and subject to the conditions stated in Revised Maximum Price Regulation 122.

(c) Order No. 7 under Maximum Price Regulation 121, issued March 19, 1943, be and the same is hereby revoked.

(d) All prayers of the petition not granted herein are denied.

(e) This Order No. 10 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1340.-248 of Maximum Price Regulation 121 shall apply to the terms herein.

(g) This Order No. 10 shall become

effective May 25, 1943.

Issued this 24th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-8246; Filed, May 24, 1943; 2:22 p. m.]

[Order 6 Under MPR 118]
LOCKE COTTON MILLS CO. ET AL.

ORDER AUTHORIZING MAXIMUM PRICES

Order No. 6 under § 1400.101 (b) (1) (iii) of Maximum Price Regulation No. 118—Cotton Products.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, It is ordered:

(a) The maximum price for the following cotton products shall be:

Producer	Style No. and designation	Grey description	Maximum prices in cents per linear yard
Locke Cotton Mills Company, Buffalo, Street, Concord, North Carolina.	1233—Grey upholstery and drapery fabric.	56", 42 x 28, 1.43 yards per pound.	30, 50
Fitzgerald Cotton Mills, Fitzgerald, Georgia.	1413—B	52", 32 x 32, 1.22 yards per pound.	35, 50

(b) The maximum prices set forth in paragraph (a) are net 10 days, f. o. b. mill, and shall be discounted for seconds by 5% and for short lengths by the seller's customary discounts for the most comparable fabrics granted to purchasers of the same general class during the base period.

(c) The maximum prices set forth in paragraph (a) are for fabrics made in accordance with the construction details on file with the Office of Price Administration for the particular style number

and designation.

(d) The maximum prices set forth in paragraph (a) may be used by the producer as a base price from which to determine "in line" maximum prices for related types, styles and constructions of cotton products which cannot otherwise be priced under § 1400.101 of Maximum Price Regulation No. 118. If any determinations are made, the producer shall submit an appropriate report as required by the regulation.

(e) This Order No. 6 may be revoked or amended by the Price Administrator

at any time.

(f) This Order No. 6 shall become effective on this 25th day of May 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8264; Filed, May 24, 1943; 5:07 p. m.]

[Order 9 Under MPR 121]

AMERICAN BRIQUET COMPANY

ORDER GRANTING ADJUSTMENT

Order No. 9 under Maximum Price Regulation 121—Miscellaneous Solid Fuels Delivered From Producing Facilities; Docket No. 3121–36.

For the reasons set forth in an opinion issued simultaneously herewith under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended and Executive Ofders Nos. 9250 and 9328 and in accordance with § 1340.247a (c) of Maximum Price Regulation 121, It is hereby ordered:

(a) Anthracite briquets manufactured by American Briquet Company at its plant at Lykens, Pennsylvania, and marketed under the trade name "Ambricoal" may be sold and purchased at prices not to exceed the following respective prices per net ton f. o. b. plant, Lykens, Pennsylvania.

(b) Within thirty days from the effective date of this order the said American Briquet Company shall notify all persons purchasing "Ambricoal" of the adjustment granted in paragraph (a) of this order and shall include a statement that if the purchaser is subject to Revised Maximum Price Regulation 122 in the resale of "Ambricoal", the adjustments granted in this order do not authorize any increase in the Purchaser's resale price except in accordance with and subject to the conditions stated in Revised Maximum Price Regulation 122:

(c) All prayers of the petition not

granted herein are denied;
(d) This Order No. 9 may

(d) This Order No. 9 may be revoked or amended by the Price Administrator at any time;

(e) Unless the context otherwise requires the definitions set forth in Section 1340.248 of Maximum Price Regulation 121 shall apply to the terms used herein.

(f) This Order No. 9 shall become effective May 24, 1943.

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8265; Filed, May 24, 1943; 5:08 p. m.]

[Order 11 Under MPR 121]

. F. HURLBUT COMPANY

ORDER GRANTING ADJUSTMENT
Order No. 11 under Maximum Price
Regulation No. 121—Miscellaneous Solid
Fuels Delivered from Producing Facili-

ties; Docket No. 3121-35.

For the reasons set forth in an opinion issued simultaneously herewith under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended and Executive Orders Numbers 9250 and 9328 and in accordance with § 1340.247a (c) of Maximum Price Regulation 121 It is hereby ordered:

(a) Packaged Fuel manufactured from White Oak Smokeless Coal Screenings by F. Hurlbut Company, Green Bay, Wisconsin may be sold and purchased at prices not to exceed the following respective prices per net ton subject to the same terms, conditions, discounts and special service charges for like sales in effect during the period December 1-15, 1941:

Delivered by truck to retail consumers in Green Bay, Wis	n- \$12.25
Called for by retail consumers f. o. plant, Green Bay, Wis	b.
Called for by Green Bay Dealers, f. o. plant, Green Bay, Wis	b.
Carload shipment to dealers, f. o. plant, Green Bay, Wis	
Called for by outside dealers, f. o. trucks at plant, Green Bay, Wis.	b

(b) Packaged fuel manufactured from Molus Screenings by F. Hurlbut Company, Green Bay, Wisconsin may be sold and purchased at prices not to exceed \$10.75 per net ton, f. o. b. cars at plant, Green Bay, Wisconsin, subject to the same terms, conditions, discounts and special service charges for like sales in effect during the period December 1-15,

(c) Within thirty days from the effective date of this order the said F. Hurlbut Company shall notify all persons purchasing packaged fuel of the adjustments granted in paragraphs (a) and (b) of this order and shall include a statement that if the purchaser is subject to Revised Maximum Price Regulation 122 in the resale of this fuel, the adjustments granted in this order do not authorize any increase in the purchaser's resale price except in accordance with and subject to the conditions stated in Revised Maximum Price Regulation 122:

(d) All prayers of the petition not granted herein are denied.

(e) This Order No. 11 may be revoked or amended by the Price Administrator at any time.

(f) Unless the context otherwise requires the definitions set forth in § 1340.248 of Maximum Price Regulation 121 shall apply to the terms herein.

(g) This Order No. 11 shall become effective May 25, 1943.

Issued this 24th day of May 1943.

GEORGE J. BURKE, Acting Administrator.

[F. R. Doc. 43-8256; Filed, May 24, 1943; 5:11 p. m.]

Order 5 Under MPR 134]

PETERSON TRACTOR & EQUIPMENT COMPANY AUTHORIZATION TO ENTER INTO CONTRACTS

Order No. 5 under Maximum Price Regulation No. 134—Construction and Road Maintenance Equipment Rental Prices and Operating or Maintenance Service Charges; Docket No. 3134-30.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942. as amended, Executive Order No. 9250, and Procedural Regulation No. 6, It is

hereby ordered:
(a) Peterson Tractor & Equipment Company, of Hayward, California, is hereby authorized to enter into, offer to enter into and carry out contracts with the United States or any agency thereof or with the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States," or any agency of such government, or subcontracts under any such contracts for the repair of construction and road maintenance equipment at the rate of \$2.25 an hour.

(b) Peterson Tractor & Equipment Company shall, within six months from

the effective date of this Order, file a report with the Office of Price Administration, Washington, D. C., containing the following information:

(1) Total income received for the preceding six months from repair shop operations:

(2) Detailed statement of costs of operations of repair shop for the preceding six months:

(3) Net profit of repair shop for the preceding six months.

(c) To the extent that the application filed by Peterson Tractor & Equipment Company has not been granted, the application is denied.

(d) The issuance of this order shall not in any way affect or relieve the liability of Peterson Tractor & Equipment Company for any violation of any regulation or order issued by the Office of Price Administration.

(e) This order may be revoked or amended by the Office of Price Adminis-

tration at any time.

This order shall become effective May

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R.

Issued this 24th day of May 1943. GEORGE J. BURKE,

[F. R. Doc. 43-8263; Filed, May 24, 1943; 5:07 p. m.]

Acting Administrator.

Region II.

Newark Order 1 Under Gen. Order 511

COMMUNITY CEILING PRICES FOR DESIG-NATED AREAS IN NEW JERSEY

Section 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, community dollars-and-cents ceiling prices for certain food items sold in class 1 retail stores and in other classes of retail stores as indicated in section 7 herein, located in the following areas:

(1) With respect to all food items listed in section 7 except poultry items, the community ceiling prices established herein shall apply only to the City of Newark.

(2) With respect to the community ceiling prices for poultry items, the community ceiling prices established herein shall apply in the City of Newark, in all of Essex, Hudson, and Union Counties; Pompton Lakes, Clifton, Passaic, Hawthorne, Paterson, Waldwick, Mid-land Park, Ordell, Ridgewood, Dumont, Tenafly, Englewood, River Edge, Lodi, Hackensack, Garfield, Rutherford, Rockaway, Morris Plains, Madison, Chatham, Tawaco, Boonton, Denville, Pine Brook, Morristown, Whippany, Florham Park, Millington, and Sterling.

SEC. 2 Application to other sellers. No seller except a "retail route seller" may charge more than these community dollars-and-cents ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only

ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", OPA-2". "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order covering the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II or by the State Director or District Manager of this District.

SEC. 6 Effective date. This order becomes effective on May 10, 1943.

SEC. 7 The community dollars-andcents ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, DESIGNATED AREAS IN N. J.

### BANANAS

DANANAS	
Bananas, 1 lb	\$0.13
BREAD	
Fischers, white, 18 oz	. 11
Silvercup, white, 16 oz	.11
Bond, white, 18 oz	. 11
Tastybread, white, 18 oz	.11
Wards, white, 18 oz	.11
Wonder, white, 18 oz	.11
Julia Lee Wright, white, 24 oz. (class	
3)	.08
Julia Lee Wright, white, 24 oz (class	
3)	.10
Marvel, white, 18 oz. (class 3)	. 08
Marvel, white, 24 oz. (class 3)	. 10
Supreme, white, 18 oz. (class 3)	. 08
BUTTER	
Fairmount, 93 score	. 57
Land-O-Lakes, 93 score	. 57
A & B, 93 score	. 57
Brookfield, 93 score	. 57
Cloverbloom, 98 score	
(The above prices refer to four quarter-pound prints. One quarter-pound print is 15¢)	
Louella, 93 score (class 3)	53
Louella, quarter-pound print (class 3)-	14

Clemenod Grape Fruit Jules, Sweet, No. 2 can (class 9).  Clicas 9.  Clicas 9.		CEILING PRICES, DESIGNATED AREAS IN N. J	r.—	CEILING PRICES, DESIGNATED AREAS IN N. J.— Continued	CEILING PRICES, DESIGNATED AREAS IN N. J.— Continued
Glesmood Grape Fruit Julice, Sweet, So. Glesmood, Grape Fruit Julice, Sweet, So. Donn (class 3).  Glesmood Crape Fruit Julice, Natural, 15. Glesmood, 15. Gl					Ridgewood, Dumont, Tenafiy, Englewood,
No. 2 can (class 3) 9.19 Glerswood Grape Fruit Julies, Natural, 46 Oz. (class 3) 9.10 Glerswood Grape Fruit Julies, Natural, 40 Oz. (class 3) 9.10 Glerswood Grape Fruit Julies, Natural, 40 Oz. (class 3) 9.10 Glerswood Grape Fruit Julies, Natural, 40 Oz. (class 3) 9.10 Glerswood Grape Fruit Julies, Natural, 40 Oz. (class 3) 9.10 Glerswoo			10		River Edge, Lodi, Hackensack, Garfield, Rutherford, Rockaway, Morris Plains, Madison,
So   So   College   Pult   Julies   Natural	,		. 13		Chatham, Towaco, Boonton, Denville, Pine
No. 2 can (class 9)		No. 5 can (class 3)	. 30	to be deducted from above prices. White	
1		No. 2 can (class 3)	. 13		Dressed Grade A Poultry (Same prices apply
Town. House Grape Full, Julice, No. 2  1			.30		Lb.
H-O   Degular Cotts, 16 co.   12		Town House Grape Fruit Juice, No. 2			Broners, riyers and roasters 40.11
Monther   Sec. Cats. 2 or 2 or 3   12   2   2   2   2   2   3   3   3   4   3   4   3   4   4   3   4   4			. 13		
HoOquick Oats, 18 co.   12   DeLuze Bille Back Salmon, ½, 1b.   14   Strong S			19	mon, 8 oz	Broilers fryers and roasters
DeLauxe Blue Back Salmon, ½ lb		H-O Quick Oats, 16 oz	. 12		Fowl 41
Sumpfield Fluckwishes   Fluct   20   Sumpfield Simple   20   Sumpfield Fluckwishes   Fluck   20   Sumpfield Simple   20   Sumpfield Fluckwishes   Fluck   20   Sumpfield Fluckwishes				DeLuxe Blue Back Salmon, 1/4 lb, 21	
Section   Plakes, 6 oz.   0.0		Quaker Quick Oats, 20 oz	. 12		100 Jul 100 01111, 1 10. Brune (01000 0) 100000 1-1
Ciasa 3					Dexo, 1 lb. (class 3)
Ho-Old Fashloned Oats, 16 oz.   12   12   13   13   13   13   13   14   15   15   15   15   15   15   15				(class 3)	·Crisco, 1 lb
Cheeriosts, 7 oz		H-O Old Fashioned Oats, 16 oz	.12		
Cheeriosts				Sunnyfield Flour, 7 lb. (class 3)34	Jack Frost, brown, 1 lb. pkge08
Second   S		Cheerioats, 7 oz	. 13	Sunnyfield Flour, 24½ lb. (class 3) 1.11	Jack Frost, powdered, 1 lb. pkge08
Crape Nute Flakes, 12 oz.   16     Quaker White Corr Mad, 24 oz.   10   Crape Nute Flakes, 12 oz.   16   Corn Elk, 17 oz.   16   Corn Elk, 17 oz.   16   Kellog's Rice Kripjes, 5½ oz.   13   Ann Page Roodies, pkg. 5 oz. (class 3)   . 06   Ann Page Spaghetti, pkg. 8 oz. (class 3)   . 06   Ann Page Spaghetti, pkg. 8 oz. (class 3)   . 06   Ann Page Macaroni, pkg. 6 oz. (class 3)   . 07   Ann Page Macaroni, pkg. 6 oz. (class 3)		Kellogg's Variety Pkge of 10	. 26		Jack Frost, granulated, 2 lb. pkge, 15
State   Place   702				Quaker Yellow Corn Meal, 24 oz	) evering
Machine   Mach		Grape Nuts Flakes, 7 oz.	. 11		
Ann Page Shade Lip Rep. 8 oz. (class 3).  Sunnyfield Bran Flakes, 8 oz.					P
Ralston Breakfast Food. 24 oz. 24 Relaton Instant Food. 16 oz. 24 Relaton Instant Food. 16 oz. 24 Relaton Instant Food. 16 oz. 24 Reckers Reg. Farina, 28 oz. 24 Reckers Reg. Farina, 28 oz. 25 Rippied Wheat, 10 oz. 15 Cream-O-Wheat, Reg. 14 oz. 25 Rippied Wheat, 12 oz. 12 Rippied Wheat, 12 oz. 13 Robisco 100% Bran, 8 oz. 25 Gold Seal Corn Flakes, 8 oz. (class 3). 25 Gold Seal Guick Cook Oats, 48 oz. 25 Gold Seal Rice Puffs, 4 oz. (class 3). 25 Gold Seal Toasty Tens (pkge of 10) (class 3). 25 Sunnyfield Asst. Cereal, 8½ oz. 25 Sunnyfield Gorn Flakes, 8 oz. (class 3). 25 Sunnyfield Gorn Flakes, 8 oz. 25 Sunnyfield Gorn Flakes, 8 oz. 25 Sunnyfield Gorn Flakes, 10 oz. (class 3). 25 Sunnyfield Gorn Flakes, 8 oz. 25 Sunnyfield Gorn Flakes, 10 oz. (class 3). 25 Sunnyfield Gorn Flakes, 10 oz. (class 3). 25 Sunnyfield Robert Flakes, 8 oz. 25 Sunnyfield R					Vermont Maid, 24 oz
Saco Pine Noodles, pkge, 4 oz. (class 3)			. 24	3)	
Wheatens, 11 oz.   Cream.—O-Wheat, New 14 oz.   15   Cream.—O-Wheat, New 14 oz.   12   Cream.—O-Wheat, New 14 oz.   16   Cream.—O-Wheat, New				3),0	Note: These prices are the highest price
Cream-O-Wheat, New 14 oz.		Wheatena, 11 oz	.15		that any store can charge in this area. Bu
Reloge's Shredded Wheat, 12 oz.				3)0	7 large volume stores, where prices are regularly lower, must continue the lower price
Shredded Wheat, NBC, 12 oz.   13   13   13   13   13   14   15   15   15   15   15   15   15					3 under existing regulations.
MILK, EVAPORATED AND CONDENSED   4681)   4681   4		Shredded Wheat, NBC, 12 oz	.13		
Gold Seal Quick Cook Oats, 48 oz. (class 3) Gold Seal Quick Cook Oats, 48 oz. (class 3) Gold Seal Toasty Tens (pkge of 10) (class 3) Sunnyfield Eran Flakes, 8 oz. (class 3) Sunnyfield Bran Flakes, 8 oz. (class 3) Sunnyfield Bran Flakes, 8 oz. (class 3) Sunnyfield Corn Flakes, 10 oz. (class 3) Sunnyfield Wheat Flakes, 8 oz. (class 3) Mello Wheat, 14 oz. (class 3) Sunnyfield Rice Gens, 5½ oz. (class 3) Sunnyfield Rice Gens, 5½ oz. (class 3) Sunnyfield Rice Gens, 5½ oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Flames, 5½ oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Flames, 5½ oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Flames, 5½ oz. (class 3) Sunnyfield Rice Flames, 5½ oz. (class 3) Sunnyfield Rice Puffs, 8 oz. (class 3) Sunnyfield Rice Flames, 5½ oz. (class 3) Sunnyfield Rice Flam					2.0.020, 12.20.1012, 2.0.0020, 02.20
Canast O		Gold Seal Rice Puffs, 4 oz. (class 3)			Tormad this Oth day of May 1049
Sunnyfield Asst. Cereal, 8½ oz. (class 3)			. 19	Carnation Evap. Milk (tall)	JAMES KERNEY, Jr.,
Sunnyfield Asst. Cereal, 8½ oz. (class 3)			. 20		1 District Manager,
Pet Brand Evap. Milk (baby)		Sunnyfield Asst. Cereal, 81/2 oz.			00
Sunnyfield Corn Flakes, 10 c. (class 3)		(		Pet Brand Evap. Milk (baby)	2:23 p. m.]
Sunnyfield Corn Flakes, 18 oz. (class 3).  Sunnyfield Wheat Flakes, 8 oz. (class 3).  Mello Wheat, 14 oz. (class 3).  Sunnyfield Rolled Oats, 48 oz. (class 3).  Sunnyfield Rolled Oats, 48 oz. (class 3).  Sunnyfield Rolled Oats, 48 oz. (class 3).  Sunnyfield Rolled Corn, 5½ oz. (class 3).  Sunnyfield Rice Puffs, 4 oz. (class 3).  Sunnyfield Rice Puffs, 8 oz. (class 3).  Sunnyfield Rice Puffs, 8 oz. (class 3).  Sunnyfield Rice Puffs, 8 oz. (class 3).  Sunnyfield Rice Puffs, 4 oz. (class 3).  Sunnyfield Rice Puffs, 8 oz. (clas		Sunnyfield Corn Flakes, 8 oz. (class 3).	. 05		.1
Sunnyfield Wheat, 14 oz. (class 3)		Sunnyfield Corn Flakes, 18 oz. (class 3) -		Sealect Evap. Milk (tall)	1 Harrichurg Order 1 Under Gen Order 51
Mello Wheat, 28 oz. (class 3)			. 08	Asco Evap. Milk (tall) (class 3)	O COMMUNITY CEILING PRICES FOR DESIG
Sunnyfield Rolled Oats, 20 oz (class 3)		Mello Wheat, 14 oz. (class 3)	.08		0
Sunnyfield Roled Oats, 48 oz. (class 3) . 17 Sunnyfield Rice Gems, 5½ oz. class 3) . 10 Sunnyfield Rice Puffs, 8 oz. (class 3) . 10 Sunnyfield Rice Puffs, 8 oz. (class 3) . 10 Sunnyfield Wheat Puffs, 8 oz. (class 3) . 10 Sunnyfield Wheat Puffs, 8 oz. (class 3) . 10 CHEESE, PACKAGED  CHEESE, PACKAGED  CHEESE, PACKAGED  CHEESE, PACKAGED  COFFEE  COFFEE  Chase & Sanborn, Silver Pkge, 1 lb 23 Eight O'Clock, 1 lb. (class 3) . 24 Red Circle, 1 lb. (class 3) . 26 Bokar, 1 lb. (class 3) . 27 Borough, Partang Borough, Michille Population For Depultry  COOKING AND SALAD OIL  Wesson Oil, pint				3)	
Sunnyfield Rice Puffs, 4½ oz. (class 3)		Sunnyfield Rolled Oats, 48 oz. (class 3).	.17		The state of the s
Sunnyfield Rice Puffs, 8 oz. (class 3)		Sunnyfield Rice Puffs, 41/2 oz. (class 3) _	. 05	Whitehouse Cond. Milk, 14 oz. (class	section 7 community (dollars and cents
Sunnyfield Wheat Puffs, 8 oz. (class 3)					ceiling prices for certain food items so
Borden's American, ½ lb					
Philadelphia Cream, 3 oz		CHEESE, PACKAGED			
Vera Sharp, ½ lb					
COFFEE  PEANUT BUTTER  Spire Borough, Hummelstown Borough, detown Borough, Paxtang Borough, Day Borough, Power Borough, Day Borough, Da					ed cities of Dauphin County: Harrisburg City, Steelton Borough, Hig
Chase & Sanborn, Silver Pkge, 1 lb		COFFEE		PEANUT BUTTER	spire Borough, Hummelstown Borough, Mi
Red Circle, 1 lb. (class 3)					brook Borough, Royalton Borough, Dauph
Bokar, 1 lb. (class 3)			. 24	Ann Page, 32 oz. (class 3)	58 Township, Swatara Township, Middle Paxt
Nob-Hill, 1 lb. (class 3)		Bokar, 1 lb. (class 3)	. 26	Sultana, 16 oz. (class 3)	29 Township, Rush Township, East Hanov
CCOKING AND SALAD OIL  NOTE: The following maximum prices for Wesson Oil, pint					Harrover Township, Lower Paxton Township,
Wesson Oil, pint		CCOKING AND SALAD OIL			Lower Swatara Township.
Ann Page Salad Oil, 16 oz. (class 3)				poultry apply in the City of Newark, a	nd of Cumberland County:
Ann Page Salad Oil, 32 oz. (class 3)49 Pompton Lakes, Clifton, Passaic, Hawthorne, Borough, Shiremanstown Borough, West					
Paterson, Waldwick, Midland Park, Oradell, view Borough, Wormleysburg Borough		Ann Page Salad Oil, 32 oz. (class 3)	.49	Pompton Lakes, Clifton, Passaic, Hawthor	ne, Borough, Shiremanstown Borough, West Fa
		may Day Salad Oll, pint (class 3)	. 26	Paterson, Waldwick, Midland Park, Orad	view Borough, Wormleysburg Borough, E

Pennsboro Township, Hampden Township, Lower Allen Township.

In Perry County: Marysville Borough.

SEC. 2 Application to other sellers. No seller except a "retail route seller," may charge more than these community (dollars and cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling price shall be the only ceiling prices for such food items for "class 1" retail stores. All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulation.

SEC. 3 Posting—(a) Selling prices.
All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3" or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definition of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which

are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order covering any of the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II, or by the District Manager of this district.

SEC. 6 Effective date. This order becomes effective at 12:01 a.m., on May 10,

SEC. 7 The community (dollars and cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof.

CEILING PRICES, DESIGNATED AREAS IN PE	NNA.
BANANAS	
Bananas, per lb\$	0.13
BREAD	
White, standard loaf, 18–19 oz	.11 .11 .12
COFFEE	
Bokar (class 3), 2 lb	.51 .21 .33 .34 .35 .24 .26
COOKING AND SALAD OIL	
Ann Page (class 3), pts Wesson, pts	. 27

CHILING	PRICES,	DESIGNATED	AREAS	IN	PENNA.
		Continue	d		

Continued	IA.—
CEREALS	
Cream of Wheat, 14 oz	0.15
Cream of Wheat, 28 oz	. 26
Grapenuts Flakes, 7 oz	.11
Kellogg's All Bran, 10 oz	.13
Kellogg's Bran Flakes 40%, 8 oz Kellogg's Corn Flakes, 11 oz	.10
Kellogg's Rice Krispies, 5½ oz	.13
Kellogg's Pep, 8 oz	.11
Mother's Oats, 20 oz	.12
Post Bran Flakes (40%), 8 oz	. 11
Post Toasties, 11 oz Quaker Oats, 20 oz	.10
Shredded Wheat, 12 oz	.13
Sunnyfield Bran Flakes (class 3), (40%)	
8 oz	.07
Sunnyfield Bran Flakes (class 3), 15	4.0
Sunnyfield Corn Flakes (class 3), 8 oz.	.10
Sunnyfield Corn Flakes (class 3), 11	. 00
0Z	.07
Sunnyfield Wheat Flakes (class 3), 8	
OZ	08
Sunnyfield Rolled Oats (class 3), 20 oz.	.08
CANNED GRAPEFRUIT JUICE	
Fyne Taste (class 3), No. 2	. 13
Fyne Taste (class 3), 46 oz	.30
FISH FROCESSED	
Cold Stream Pink Salmon (class 3).	
1 lb	.22
Kitcher Queen Pink Salmon, 1 lb	.28
Sea Price Pink Salmon, 1 lb	. 28
Chicken of the Sea Tuna, 7 oz	. 49
Sea Bay Tuna, 7 oz Sultana Tuna (class 3), 7 oz	. 32
Sultana Tuna (class 3), 7 ozAunt Nellie's Sardines, 15 oz	. 17
Sea View Sardines, 15 oz	. 17
HONEY	
Ann Page (class 8), 8 oz	.16
LARD	
	40
Kingan's, 1 lb Oscar Mayer, 1 lb	. 19
Silver Leaf, 1 lb	. 19
Star, 1 lb	. 19
Sunnyfield (class 3), 1 lb	.19
MILK, FRESH	
Grade A, qt	. 16
Grade A, pt	. 09
Grade B, qt. not over 4% B. F	. 14
Grade B, pt. not over 4% B. F.	.08
Grade B, qt. over 4% B. FGrade B, pt. over 4% B. F	. 15
Grade D, pt. over 1/0 D. I	na
Homogenized, gt	. 09
Homogenized, qt	.09
Homogenized, pt Cream, qt	.15 .09 .54
Homogenized, pt Cream, qt Cream, pt	.15 .09 .54 .28
Homogenized, pt	.15 .09 .54
Homogenized, pt Cream, qt Cream, pt	.15 .09 .54 .28
Homogenized, pt Cream, qt Cream, pt Cream, ½ pt  MILK, CONDENSED AND EVAPORATED Buddie, 6 oz	.15 .09 .54 .28
Homogenized, pt	.15 .09 .54 .28 .16
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Fyne Taste (class 3), 14½ oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Pet, 14½ oz	.15 .09 .54 .28 .16
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 6 oz	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .10 .05 .11
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Kitchen Queen, 6 oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 14½ oz  Weis Quality (class 3), 14½ oz	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Fyne Taste (class 3), 14½ oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 14½ oz  White House (class 3), 6 oz  White House (class 3), 6 oz  White House (class 3), 6 oz	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11
Homogenized, pt	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Fyne Taste (class 3), 14½ oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 14½ oz  Weis Quality (class 3), 6 oz  White House (class 3), 6 oz  Eagle Brand, 15 oz. (condensed)	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Fyne Taste (class 3), 14½ oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 14½ oz  White House (class 3), 14½ oz  White House (class 3), 14½ oz  White House (class 3), 6 oz  White House (class 3), 14½ oz  Eagle Brand, 15 oz. (condensed)  MACARONI AND NOODLE PRODUCTS	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11
Homogenized, pt  Cream, qt  Cream, pt  Cream, ½ pt  MILK, CONDENSED AND EVAPORATED  Buddie, 6 oz  Buddie, 14½ oz  Carnation, 6 oz  Carnation, 14½ oz  Every-Day, 6 oz  Every-Day, 14½ oz  Fyne Taste (class 3), 6 oz  Fyne Taste (class 3), 14½ oz  Kitchen Queen, 6 oz  Kitchen Queen, 14½ oz  Pet, 6 oz  Pet, 14½ oz  Weis Quality (class 3), 6 oz  Weis Quality (class 3), 14½ oz  Weis Quality (class 3), 6 oz  White House (class 3), 6 oz  Eagle Brand, 15 oz. (condensed)	.15 .09 .54 .28 .16 .05 .11 .05 .11 .05 .11 .05 .11 .05 .11

### CEILING PRICES, DESIGNATED AREAS IN PENNA. Continued

### MACARONI AND NOODLE PODUCTS-continued

Ann Page Macaroni (class 3), 16 oz	\$0.11
Ann Page Noodles (class 3), 5 oz	. 06
Cavalier Macaroni, 16 oz	.12
Cavalier Macaroni, Elbow, 16 oz	.12
Cavalier Spaghetti, 16 oz	.12
Fyne Taste Macaroni (class 3), 12 oz	. 14
Mueller's Macaroni, 9 oz	.11
Mueller's Macaroni, 16 oz	. 16
Mueller's Spaghetti, 9 oz	.11
San Georgio Macaroni and Spaghetti,	
16 oz	.13
PACKAGED DRIED FRUIT	
Del Monte Seeded Raisins, 15 oz	.18
Del Monte Seedless Raisins, 15 oz	.16
Sun Sweet Prunes, Large, 1 lb	. 19
Care Council Danner of Madisons 1 15	10

# Sun Sweet Prunes, Medium, 1 lb\_\_\_\_\_

PEANUT BUTTER	
Aunt Nellie's, 1 lb  Beechnut, 8 oz  Beechnut, 1 lb  Buddie, 1 lb  Fyne Taste (class 3), 1 lb  Heinz, 9½ oz  Heinz, 1 lb  Peter Pan, 13 oz  Virginia Maid, 1 lb	.35 .25 .47 .35 .30 .27 .43 .40
Weis Quality (class 3), 1 lb	.57
POULTRY	15
Brollers and fryers: Highest Grade, live, lb Highest Grade, drawn, lb Roasters:	.36

Highest Gr	ade, drawn, lb	.57
Fowl:		
Highest Gr	ade, live, lb	.32
Highest Gr	ade, drawn, lb	.51
Ducks:		
Highest Gr	ade, live, lb	. 33
Highest Gr	ade, drawn, lb	. 49

Highest Grade, live, lb\_.

### PACKAGED CHEESE

American, ½ 10	. 22
Pimento, ½ lb	.23
Swiss, ½ 1b	.23
Brick, ½ lb	. 23
Limburger, ½ lb	. 23
Velveeta, ½ lb	. 23
Chateau, ½ lb	. 23
Old English, ½ lb	.25
Veri Sharp, ½ lb	.25
Pabst-ett, ½ lb	. 22
Phila. Cream Cheese, 3 oz	. 12

# SHORTENING, HYDROGENATED

Crisco, 1 lb	. 22
SYRUPS	

Ann Page Blended (class 3), 12 oz	. 16
Ann Page Blended (class 3), qt	. 33
Aunt Nellie's, 5 lbs	. 40
Aunt Nellie's, 10 lbs	. 76
Weis Quality (class 3), 11/2 lb	. 12

Granulated, lb\_\_\_\_\_

Issu	ed thi	s 8th	day	of M	ay 194	13.
						Cong.;

E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681) GUY J. SWOPE,

District Manager, Harrisburg District.

[F. R. Doc. 48-8251; Filed, May 24, 1943; 2:27 p.m.]

[Binghamton Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BINGHAM-TON AREA, NEW YORK

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollars-andcents) ceiling prices for certain food items sold in class 1 retail stores and in other classes of retail stores as indicated in section 7, located in the following

That part of the County of Broome, State New York, which consists of the City of Binghamton, Villages of Johnson City, Endicott, and Port Dickinson; the Town of Dickinson; that part of the Town of Fenton, bounded West by the Chenango River, South by the Town of Dickinson, East by the Dela-ware and Hudson Railroad (South of Gilmore Avenue) and the Delaware Lackawanna and Western Railroad (North of Gilmore Avenue) North by Gilmore Avenue and the Chenango River; that part of the Town of Vestal bounded North by the Susquehanna River, West by Choconut Creek, East by Elm Street and an extension thereof, and South by Milbourne Street and extensions thereof, consisting of the Hamlets of Twin Orchards, Vestal Gardens, and Vestal; that part of the Town of Union, bounded South by the Susquehanna River, West by Nanticoke Creek, North by Buffalo Street, and an extension thereof to the Northwest corner of the Town of Dickinson, East by the East line of the Town of Union, including the Hamlets of Nesterons Followers Followe Westover, Fairmont Park, Oakdale, and End-

Application to other sellers. No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulation.

Posting—(a) Selling prices. SEC. 3 All retail stores must post their selling price for the food items listed below on the item at or near the place where such food item is offered for sale.

(b) Cciling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable Regula-

tion fixing their ceiling prices.
(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3" or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definition of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order covering any of the food items for which ceiling prices

are established hereby, heretofore issued by the Regional Administrator of Region II, or by the District Director of this Dis-

SEC. 6 Effective date. This order becomes effective on May 11, 1943.

SEC. 7 The community (dollars-andcents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, BINGHAMTON AREA, N. Y.

### CITRUS FRUIT JUICES

Senate Grapefruit Juice, 20 oz	\$0.16
Senate Grapefruit Juice, 46 oz	.34
Bruices Grapefruit Juice, 20 oz	. 16
Delicious Grapefruit Juice, 46 oz	. 36
Stokeley's Grapefruit Juice, 20 oz	. 16
Stokeley's Grapefruit Juice, 46 oz	. 37
Glenwood Grapefruit Juice, 46 oz	. 29
Glenwood Grapefruit Juice, 18 oz	. 13
PACKAGED RICE	
Boscul, 1 lb. pkg	. 13
New and True, 1 lb. pkg	. 10
Cook Form 2 lb box	0.0

# River Brand, 1 lb. pkg\_\_\_\_\_ River Brand, 2 lb. pkg\_\_\_\_\_

# River Brand, Brown, 12 oz\_\_\_\_\_ FLOUR AND FLOUR MIXES Swansdown Cake Flour, 23/4 lb\_\_\_\_\_

. 16

. 12

.10

.10

	. 00
Softasilk, 44 oz	. 30
Bisquick, 40 oz	. 37
Aunt Jemima Pancake, 20 oz	. 13
Pillsbury's Pancake, 20 oz	. 11
Pillsbury's Pancake, 3½ lb	. 24
Dromedary Ginger Bread Mix, 141/2 oz-	. 22
Hecker's Superlative, 5 lb	. 33
Asco Pancake Flour (class 4), 20 oz	. 07
Asco Pancake Flour, 5 lb.	. 23
Asco Buckwheat Flour (class 4), 20 oz-	. 07
Asco Buckwheat Flour (class 4), 5 lb_	.24
Sno-Sheen Cake Flour, 40 oz	.32
Duff's Gingerbread Mix, 13 oz	
X-pert Gingerbread Mix, 14 oz.	. 24
	. 22
Gold Seal (class 4), 5 lb	. 23
Gold Seal (class 4), 12 lb	. 52

Sweet	Sip	(class	4), 16		oz	. 26
CANNED FISH						

Gold Seal Cake Flour, 48 oz\_\_\_\_\_

Supreme Court Red Salmon (class 3),	
1 lb. tall 4	.37
Banner Pink Salmon, 1 lb. tall	. 27
Black Top Salmon, 1 lb. tall	
DANTANIAC	

### Hands, per lb\_\_\_\_\_ .13 Domino granulated, 5 lb. paper\_\_\_\_\_ Domino granulated, 10 lb. paper\_\_\_\_\_ Jack Frost granulated, 5 lb. paper\_\_\_\_ .72 .38 Jack Frost granulated, 10 lb. paper\_\_\_\_ Jack Frost XXXX, 1 lb. pkg\_\_\_\_\_ Jack Frost Powdered, 1 lb. pkg\_\_\_\_\_

Jack Frost Brown, 1 lb. pkg\_\_\_\_\_

CANNED MILK	
Evaporated:	
Delicious, 14½ oz. can	. 11
Delicious, 6 oz. can	. 05
Jam Boy, 14½ oz. can	. 11
Senate, 141/2 oz. can	.11
Senate, 6 oz. can	. 05
Libby's, 14½ oz. can	. 11
Libby's, 6 oz. can	. 05
Supreme Court (class 3), 141/2 oz.	
can	.10
Select, 141/2 oz. can	. 11
Armour Star, 141/2 oz. can	. 11
Morning Glory, 141/2 oz. can	. 11
Morning Glory, 6 oz. can	. 05
Mobicon (close 4) 141/ on con	10

Mohican (class 4), 141/2 oz. can\_\_\_\_

CEILING PRICES, BINGHAMTON AREA, N. Y .-

Ceiling Prices, Binghamton Area, N. Continued	Y.—
CANNED MILK-continued	
Evaporated—Continued.  Mohican (class 4), 6 oz. can	\$0.05
Asco (class 4), 6 oz. can	. 05
Asco (class 4), 14½ oz. can	.10
Ferndale (class 4), 14½ oz. can	.10
Pet, 14½ oz. can	.11
Pet, 6 oz. can Borden's Silver Cow, 14½ oz. can	.05
Borden's Silver Cow, 6 oz. can	. 05
Carnation, 141/2 oz. can	.11
Carnation, 6 oz. can	. 05
Gold Cross, 14½ oz. can Gold Cross, 6 oz. can	.11
Condensed:	.00
Red Cross, 14 oz. can	. 15
Eagle Brand, 15 oz	.21
COFFEE	
Beechnut Bean, 1 lb. bag	.34
Chase and Sanborn, 1 lb. bag	.37
Sanka, 1 lb. jar	.41
Maxwell House, 1 lb. jar	. 38
Bokar (class 4), 1 lb. bag	. 25
Red Circle (class 4), 1 lb. bag	. 24
Eight O'Clock (class 4), 1 lb. bag New & True, 1 lb. carton	.21
Delicious, 1 lb. bag	.31
Royal Luncheon, 1 lb. bag	. 33
Jam Boy, 1 lb. bag	.31
Boscul, 1 lb. bag	. 35
Supreme Court (class 3), 1 lb. bag	.25
Dinner Blend (class 4), 1 lb. bag Mohican (class 4), 1 lb. bag	. 23
Asco, (class 4), 1 lb. bag	. 22
SYRUPS	
	10
Karo, Blue, 1½ lb	. 18
Karo, Red, 1½ lb Karo, Red, 5 lb	. 19
Karo, Green, 11/2 lb	.20
Karo, Green, 1½ lb Log Cabin, 12 oz. bottle	.21
Vermont Maid, 12 oz. glass	.21
Jam Boy, 12 oz. glass	. 20
Bing, 12 oz. glass	, 19
MOLASSES	
Brer Rabbit, Gold, 21/2 lb. can	. 39
Brer Rabbit, Gold, 1½ lb. can	. 21
Brer Rabbit, Green, 2½ lb. can	
Brer Rabbit, Green, 1½ lb. can	.14
FLUID MILK	
Grade A Pasteurized, 1 qt. container	, 13
CEREALS	
	. 16
Grape-Nuts, 12 oz. pkg Post Toasties, 11 oz. pkg	
Post Toasties, 6 oz. pkg	
Post 40% Bran Flakes, 14 oz	. 16
Post 40% Bran Flakes, 8 oz	. 11
Grape-Nut Flakes, 12 oz	
Kellogg's Rice Crispies, 5½ oz Kellogg's All-Bran, 16 oz	
Kellogg's All-Bran, 10 oz	
Puffed Wheat, Reg. pkg	. 11
Puffed Rice, Reg. pkg	. 13
Wheatena, 22 oz	. 25
H-O Quick Oats, 16 oz	
H-O Quick Oats, 32 oz Ralston Wheat Cereal, 24 oz	. 24
Force Toasted Whole, 8 oz.	
Post Tens 1 & 2 oz	.26

Post Tens, 1 & 2 oz\_\_\_\_\_

Wheatles, 6 oz\_\_\_\_\_

Cheerioats, 7 oz\_\_\_\_\_

Kix, 7 oz\_\_\_\_\_\_ Shredded Wheat (NBC), 12 oz\_\_\_\_\_

Nabisco 100% Bran, 8 oz\_\_\_\_\_

Mother & Quaker Oats, 20 oz. reg.\_\_\_\_ 

Kellogg's Shredded Wheat, 12 oz\_\_\_\_

Cream of Wheat Regular, 28 oz\_\_\_\_\_ Cream of Wheat Enriched, 14 oz\_\_\_\_\_

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CEILING PRICES, BINGHAMTON AREA, N. Y.— CEILING PRICES, BINGHAMTON AREA, N. Y.— Continued Continued Continued

Continued		Continued		Continued
BUTTER.		PEANUT BUTTER—continued		CHEESE—continued
1/4 lb. prints in cartons:		Asco (class 4), 16 oz \$0	). 31	Borden's Vera Sharp, Smokey, blue,
Grade AA or 93 score, 1 lb	\$0.57		.44	Cocktail, 5 oz. jr
Grade A or 92 score, 1 lb	. 57	Asco (class 4), 12 oz	. 26	Borden's Pimiento, Olive, Olive Pi-
Grade B or 90 score, 1 lb	. 56	Beechnut, 16 oz. jar	. 39	miento, 5 oz. pkg
Grade C or 89 score, 1 lb	. 56	PORK CUTS		Borden's Swiss, 6 oz. pkg
1# or ½ # prints in cartons:			. 7%	Borden's American, white or colored,
Grade AA or 93 score, 1 lb	. 57	Uncooked hams: Per Regular ham (skin on) bone in	rlb.	2 lb. loaf
Grade R or 92 score, 1 lb	. 56 . 56		.38	Kraft American, White or Colered, ½
Grade B or 90 score, 1 lb	. 56	Regular ham (skin on) bone in	. 00	1b. pkg
1# prints roll or parchment wrapped:			.88	Kraft Philadelphia Cream, 3 oz. pkg12
Grade AA or 93 score, 1 lb	. 56	Regular ham (skin on) bone in		Kraft Philadelphia Cream, 8 oz. pkg27
Grade A or 92 score, 1 lb	. 56		. 57	Kraft Pimiento, Olive Pimiento, relish,
Grade B or 90 score, 1 lb	. 56		.41	Limburger, 5 oz. glass20
Grade C or 89 score, 1 lb	. 55		. 41	Kraft Old English, Roka, 5 oz. glass24
1/4 # prints without cartons:			. 42	Kraft American, white or colored, 2 lb.
Grade AA or 93 score, 1 lb	. 57	Ready-to-eat and cooked hams:		kraft Velveeta, 2 lb. loaf
Grade A or 92 score, 1 lb Grade B or 90 score, 1 lb	. 56 . 56	Regular ham (skin on) bone in whole	. 42	Shefford Chevelle, Swiss, American
Grade C or 89 score, 1 lb	. 55	Regular ham (skin on) bone in	. 14	Pimiento, ½ 1b. pkg24
All other consumer packages:			. 42	Shefford Pimiento, American, 5 oz.
Grade AA or 93 score, 1 lb	. 56	Regular ham (skin on) bone in		glass
Grade A or 92 score, 1 lb	. 56	slices	. 62	Shefford Cream, 3 oz. pkg12
Grade B or 90 score, 1 lb	. 55		.45	Pabst Pabst-ett, white, American Pi-
Grade C or 89 score, 1 lb	. 55	Skinned ham, bone in shank half	. 45	miento, ½ lb. pkg
BREAD		Skinned ham, bone in slices	. 67	Pabst Spreads, 6½ oz. pkg21
		Slab bacon:	0.1	MACARONI AND NOODLES
Table Queen, 18 oz	.12	Frensh or frozen with rind whole Fresh or frozen with rind store	.31	
Spaulding Enriched, 18 oz	.12		. 33	Mueller's Macaroni, 9 oz. pkg
Spaulding Wheet 18 cz	. 12	Sliced bacon Grade A	. 47	Mueller's Noodles, 6 oz. pkg
Durkee Fluff Wheat, 17 oz	.12	Sliced bacon, Grade B	. 42	Fould's Macaroni, 8 oz. pkg11
Durkee Farm Style, 19 oz	.12		40	Fould's Spaghetti, 8 oz. pkg11
Durkee Master Loaf, 20 oz	.12	Canadian bacon, fresh, frozen or		Fould's Noodles, 5 cz. pkg09
Durkee Corn Top, 18 oz	.12	cured whole	. 53	P. & R. Macaroni, 1 lb. pkg
Cobakco Enriched, 19 oz	. 12	Canadian bacon, fresh, frozen or		P. & R. Spaghetti, 1 lb. pkg13
Cobakco Pioneer, 16 oz	. 12	cured store sliced	. 60	P. & R. Noodles, 1 lb. pkg24
Hollister's Sliced Wheat, 17 oz	. 12	Fat back (salt pork):		Gioia Macaroni, 1 lb. pkg13
NBC Cracked Wheat, 16 oz	. 12	Fresh or cured	. 22	Gioia Noodles, 8 oz. pkg
NBC Rye, 16 oz	. 12	Smoked	. 25	Gioia Noodles, 12 oz. pkg
NBC Enriched, 19 oz	. 12	Dry salt bellies (salt pork):	017	Kraft Dinners, 7½ oz. pkg
Prize Winner, 18 oz	.12	Cured	. 27	Chef Boy-Ar-Dee Dinners, package
Honey Crust Wheat, 16 oz	.12	Pork chops and roasts (loins):	. 29	Gold Seal Noodles (class 4), 12 oz. pkg 13
Marvel (class 4), 24 oz	.10	Fresh or frozen—shoulder chops or		POULTRY (GRADE A)
Marvel Sandwich (class 4), 24 oz A & P Raisin (class 4), 16 oz	.11	rib roast	.36	Per lb.
A & P Wheat (class 4), 16 oz		Fresh or frozen-loin end chops or		Broilers, dressed
nel wheat (class 1), to oz				Fryers, dressed
A&P Rve (class 4) 18 oz		roast	. 39	
A & P Rye (class 4), 16 oz Freshbake (class 4), 18 oz	. 10	roastFresh or frozen—center chops or	. 39	Roasters, dressed
Freshbake (class 4), 18 oz	. 10		. 39	Roasters, dressed
	$.08\frac{10}{2}$	Fresh or frozen—center chops or roast	. 44	Roasters, dressed
Freshbake (class 4), 18 ozCurley Top, 18 oz	$.10$ $.08\frac{1}{2}$ $.12$ $.15$ $.12$	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen	.44	Roasters, dressed
Freshbake (class 4), 18 oz Curley Top, 18 oz Home Style, 23 oz Barnard Rye, 16 oz Barnard Wholewheat, 18 oz	.10 .08½ .12 .15 .12	Fresh or frozen—center chops or roast————————————————————————————————————	.44	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .12	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen  Cured  Smoked	.44	Roasters, dressed
Freshbake (class 4), 18 oz Curley Top, 18 oz Home Style, 23 oz Barnard Rye, 16 oz Barnard Wholewheat, 18 oz	.10 .08½ .12 .15 .12 .12	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen  Cured Smoked Spare ribs:	.44 .30 .30 .37	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .12	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37	Roasters, dressed
Freshbake (class 4), 18 oz	. 10 . 08 \( \frac{1}{2} \) . 12 . 15 . 12 . 12 . 10 . 12	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30	Roasters, dressed
Freshbake (class 4), 18 oz Curley Top, 18 oz Home Style, 23 oz Barnard Rye, 16 oz Barnard Wholewheat, 18 oz Freshbake Wholewheat (class 4), 16 oz SHORTENING Crisco, 1 lb. glass	. 10 . 08 \( \frac{1}{2} \) . 12 . 15 . 12 . 12 . 10 . 12	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked	.44 .30 .30 .37	Roasters, dressed
Freshbake (class 4), 18 oz	. 10 . 08½ . 12 . 15 . 12 . 10 . 12	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked Smoked Smoked Smoked picnics: Bone in whole Boneless whole	.44 .30 .30 .37 .30 .29 .36	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30 .29 .36	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30 .29 .36 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen  Smoked  Spare ribs: Fresh or frozen  Cured  Smoked  Smoked  Smoked  Smoked  Smoked  Smoked  Smoked  Smoked picnics: Bone in whole  Boneless whole  Boneless and fatted whole  Fresh picnics (also frozen or cured): Bone in whole	.44 .30 .30 .37 .30 .29 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole	.44 .30 .30 .37 .30 .29 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Boneless and fatted whole	.44 .30 .30 .37 .30 .29 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fawled whole Boneless and fawled whole	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .26 .74 .21 .21 .22 .31 .31 .31 .31	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .26 .74 .25 .19	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen  Smoked  Spare ribs: Fresh or frozen  Cured  Smoked  Smoked picnics: Bone in whole  Boneless whole  Boneless and fatted whole  Fresh picnics (also frozen or cured): Boneless whole  Boneless and fawted whole  Boston butts: Fresh, frozen or cured whole  Fresh, frozen or cured whole  Fresh, frozen or cured store sliced	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .24 .66	Fresh or frozen—center chops or roast————————————————————————————————————	.44 .30 .30 .37 .30 .29 .36 .36 .41 .48 .36 .41 .48 .42 .47 .44	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66	Fresh or frozen—center chops or roast  Loin ribs: Fresh or frozen  Smoked  Spare ribs: Fresh or frozen  Cured  Smoked  Smoked picnics: Bone in whole  Boneless whole  Boneless and fatted whole  Fresh picnics (also frozen or cured): Boneless whole  Boneless and fawted whole  Boston butts: Fresh, frozen or cured whole  Fresh, frozen or cured whole  Fresh, frozen or cured store sliced	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .12 .10 .12 .26 .74 .26 .74 .26 .74 .26 .74 .27 .27 .28 .29 .21 .29 .21 .21 .21 .21 .21 .21 .21 .21 .21 .21	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Sm	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .12 .10 .12 .26 .74 .26 .74 .26 .74 .26 .74 .27 .27 .28 .29 .21 .29 .21 .21 .21 .21 .21 .21 .21 .21 .21 .21	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless and fatted whole Boneless or cured whole Boneless and fatted whole Boneless and fatted whole Boston butts: Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked whole Ready-to-eat—whole Ready-to-eat—store sliced	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .46	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole. Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Smoked whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked Whole Smoked—Store sliced Ready-to-eat—whole	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .46	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless and fatted whole Boneless or cured whole Boneless and fatted whole Boneless and fatted whole Boston butts: Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked whole Ready-to-eat—whole Ready-to-eat—store sliced	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .46	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .74 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless and fawled whole Fresh, frozen or cured whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked—Store sliced Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .46	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .26 .74 .24 .66 .13 .19 .15 .17 .15 .17 .15 .17 .16 .17 .17 .18 .19 .19 .19 .19 .19 .19 .19 .19	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole. Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless and fatted whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked Whole Smoked Whole Smoked—Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. can- ister Borden's Grated Italian, 1½ oz. can-	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked picnics: Bone in whole Boneless whole Boneless whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked whole Smoked Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister	.44 .30 .30 .37 .30 .29 .36 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked   Smoked   Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless and fatted whole Fresh, frozen or cured whole Smoked whole Smoked whole Smoked —Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Liederkranz, 4 oz. pkg	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked   Fresh, frozen or cured whole   Fresh, frozen or cured store sliced   Smoked   Smok	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .15 .26 .74 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole. Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless and fatted whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked Whole Smoked Whole Smoked—Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 3 oz. Borden's Liederkranz, 4 oz. pkg Borden's American, ½ 1b.	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked picnics: Bone in whole Boneless whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh, frozen or cured whole Fresh, frozen or cured store sliced Smoked Whole Smoked Whole Smoked Whole Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE  Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 3 oz. Borden's Cream Cheese, 3 oz. Borden's Vera Sharp, ½ 1b	.44 .30 .30 .37 .30 .29 .36 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23 .25	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .24 .66	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked Smoked Jenics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless and fatted whole Fresh frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked whole Smoked Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE  Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 3 oz. Borden's Cream Cheese, 3 oz. Borden's Vera Sharp, ½ 1b Borden's Vera Sharp, ½ 1b Borden's Createu, ½ 1b Borden's Chateau, ½ 1b	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17 .15 .17 .15 .17 .17 .15 .18 .19 .19 .19 .19 .19 .19 .19 .19	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless and fatted whole Fresh, frozen or cured store sliced Smoked whole Fresh, frozen or cured store sliced Smoked whole Smoked—Store sliced Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 8 oz. Borden's Vera Sharp, ½ lb Borden's Vera Sharp, ½ lb Borden's Pimiento, Swiss and Limber-	.44 .30 .30 .37 .30 .29 .36 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23 .25	Roasters, dressed
Freshbake (class 4), 18 oz_ Curley Top, 18 oz_ Home Style, 23 oz_ Barnard Rye, 16 oz_ Barnard Wholewheat, 18 oz_ Freshbake Wholewheat (class 4), 16 oz_ Curley Top Wheat (class 4), 16 oz_ SHORTENING  Crisco, 1 lb. glass_ Crisco, 3 lb. glass_ Spry, 3 lb. glass_ Spry, 3 lb. glass_ Spry, 3 lb. glass_ Cream White (class 4), 16 oz_ Cream White (class 4), 16 oz_ DRIED FRUITS  Del Monte Prunes, 1 lb. pkg_ Senate Raisins, seedless, 15 oz. pkg_ Sunmaid currants, 11 oz_ SALAD AND COOKING OILS  Mazola Oil, pint_ Mazola Oil, quart_ Mazola Oil, gallon_ Wesson Oil, gallon_ Wesson Oil, quart_ FEANUT BUTTER  Cream Dove, 6 oz. glass_ Cream Dove, 16 oz. glass_ Mohican (class 4), 16 oz. glass_ Mohican (class 4), 32 oz_	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17 .15 .17 .15 .17 .17 .15 .18 .19 .19 .19 .19 .19 .19 .19 .19	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked Smoked Jenics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless whole Boneless and fatted whole Fresh frozen or cured whole Fresh, frozen or cured store sliced Smoked whole Smoked whole Smoked Store sliced Ready-to-eat—whole Ready-to-eat—whole Ready-to-eat—store sliced CHEESE  Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 3 oz. Borden's Cream Cheese, 3 oz. Borden's Vera Sharp, ½ 1b Borden's Vera Sharp, ½ 1b Borden's Createu, ½ 1b Borden's Chateau, ½ 1b	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23 .25 .24	Roasters, dressed
Freshbake (class 4), 18 oz	.10 .08½ .12 .15 .12 .10 .12 .26 .74 .24 .66 .22 .13 .19 .15 .17 .17 .15 .17 .15 .17 .17 .15 .18 .19 .19 .19 .19 .19 .19 .19 .19	Fresh or frozen—center chops or roast Loin ribs: Fresh or frozen Cured Smoked Spare ribs: Fresh or frozen Cured Smoked Smoked picnics: Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless whole Boneless and fatted whole Fresh picnics (also frozen or cured): Bone in whole Boneless and fatted whole Fresh, frozen or cured store sliced Smoked whole Fresh, frozen or cured store sliced Smoked whole Smoked—Store sliced Ready-to-eat—whole Ready-to-eat—store sliced CHEESE Borden's Grated American, 4 oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Grated Italian, 1½ oz. canister Borden's Cream Cheese, 8 oz. Borden's Vera Sharp, ½ lb Borden's Vera Sharp, ½ lb Borden's Pimiento, Swiss and Limber-	.44 .30 .30 .37 .30 .29 .36 .41 .48 .36 .41 .48 .42 .47 .44 .48 .52 .20 .12 .28 .12 .23 .25 .24	Roasters, dressed

Sec. 2 Applicability. No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

Sec. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4. Definitions of classes of retailers. For the purpose of this regulation, retailers are divided into the follow-

ing four classes:
(a) Class 1. "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross

sales" are \$500,000, or more.

(b) Class 2. "Independent" re stores with "annual gross sales" \$50,000. or more, but less than \$250.000.

(c) Class 3. Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) Class 4. Any retail store with

"annual gross sales" of \$250,000 or more,
(e) Farmers and other sellers. Farm-

ers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised MPR 238 for the meaning and method of determining "annual gross sales.")

Sec. 5 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 Effective date. This order becomes effective at 12:01 A. M. on May 17, 1943.

The dollars-and-cents ceiling SEC. 7 prices established. The following is a list of the food items and the ceiling prices thereof:

CEILING PRICES, CLASS 1 STORES IN MEMPHIS AREA

Note: These prices are the highest prices that any store can charge in this area. But large volume stores, where prices are regu-larly lower, must continue the lower prices under existing regulations.

### BARY FOOD

Clapp's Vegetable Soup, 41/2 oz	\$0.09
Clapp's Fruit, 41/2 oz	
Gerber's, all, 41/2 oz	
Heinz, Apple Sauce, 41/2 oz	. 09
Heinz Apricot and Apple Sauce, 41/2 oz-	. 09
Heinz Pears and Pineapple, 41/2 oz	
Heinz Vegetables, 41/2 oz	.08

### CEILING PRICES, CLASS 1 STORES IN MEMPHIS AREA-Continued

### BARY FOOD-continued

Heinz Tomato Soup, 41/2 oz	\$0.08
Heinz Vegetable Soup, 41/2 oz	. 08
Heinz Beef and Liver Soup, 41/2 oz	.08
Heinz Vegetable with Lamb, 41/2 oz	.08
Heinz Beef Broth with Barley, 41/2 oz_	.08
Libby's, all, supply, 41/2 oz	.08
Libby's, all, 41/2 oz	.08
Stokeley's Carrots, 41/2 oz	.08
Stokeley's Peas, 4½ oz	. 08
Stokeley's Tomatoes, 41/2 oz	. 08
Stokeley's Green Beans, 41/2 oz	.08
Stokeley's Spinach, 41/2 oz	.03
Stokeley's Vegetable Soup, 41/2 oz	. 09
Stokeley's Beets, 41/2 oz	. 09
Stokeley's Apple Sauce, 41/2 oz	.09
Stokeley's Apricots, 41/2 oz	. 69
Stokeley's Unstrained Vegetable Soup,	
4½ OZ	. 11

### CANNED VEGETABLES AND VEGETABLE JUICES

CHILLD I DOLLINGED HILD VEGETHERE COLO	8.110
Asparagus:	
Del Monte All Green, picnic	. 28
Del Monte All Green, #1 sq	. 42
Del Monte All Green, #2	. 42
Del Monte Colossal Early Garden,	
#2	. 35
Hillsdale, #1	. 25
Libby's All Green, picnic	. 28
Libby's All Green, #1 sq	4
Libby's Natural, #2 sq	.4
Libby's All Green, #2	.4:
Libby's Natural, picnic tips	. 24
Libby's Natural, pictic tips	
Libby's Spears, #2	. 3
Monarch Medium Natural, #2 sq	. 40
Monarch Colossal White, #2 sq	. 50
Monarch Whole Spears, #2	. 4
Premier Mam. Natural, #1 sq	. 4
Premier Colossal, green and white,	
#2 tall	. 39
Premier All Green, #2 round	. 43
Stokeley's Fancy All Green, picnic	. 2
Beans, Lima:	
Del Monte, medium green, #2	. 2
Del Monte, glass, #303	. 19
D-1 35 1- 11- 11-000	4.

# Premier, all green, #2\_\_\_\_\_ Stokeley's Small Green, #2\_\_\_\_ Beans, stringless, cut and whole: Jack Sprat #2\_\_\_\_\_\_ Jack Sprat Fancy Whole, #2\_\_\_\_\_ Libby's Cut Green, #2\_\_\_\_\_ Libby's Cut Wax, #2\_\_\_\_\_

Del Monte, tin, #303\_\_\_\_\_\_ Libby's Tiny Green, #2\_\_\_\_\_ Libby's Small Green, #303\_\_\_\_\_ Libby's Small Green, #2\_\_\_\_\_

Monarch Medium, #2\_\_\_\_\_ Monarch Small, #2\_\_\_\_

Monarch Extra Small, #2\_\_\_\_\_

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16 .20 . 24

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Libby's Whole Green, #2\_\_\_\_\_ Monarch, #2\_\_\_\_\_ Premier, cut refugee, #2\_\_\_\_\_ Richelieu, #2\_\_\_\_\_\_Standard, cut, #2\_\_\_\_\_ Standard, whole, #2\_\_\_\_\_Stokeley's, cut green, #2\_\_\_\_\_Stokeley's Whole Green, #2\_\_\_\_\_

Beets: Del Monte Sliced, #303\_\_ Del Monte Medium Whole, #2----Libby's Large Whole, #2\_\_\_\_\_ Libby's Julianne (glass), 16 oz\_\_\_\_ Libby's Sliced (glass), 16 oz\_\_\_\_\_Libby's Julianne, #2\_\_\_\_\_

Richelieu, #2\_\_ Stokeley's Large Whole, #2\_\_\_\_

Carrots: Monarch, Kurly Kut, #2\_\_\_\_\_ Monarch, diced, #2\_\_\_\_\_Richelieu, #2\_\_\_\_\_ Stokeley's Shoestring, #2\_\_\_\_\_

Stokeley's Diced, #2\_\_\_\_\_

CEILING PRICES, CLASS 1 STORES IN MEMBER

CEILING PRICES, CLASS 1 STORES IN MET AREA—Continued	MPHIS
CANNED VEGETABLES AND VEGETABLE JUICES-	-con.
Carrots—Continued	
Del Monte, #2	\$0.16
Jack Sprat Whole, Golden, #2	. 16
Jack Sprat Fancy Cream Style, #2	.15
Libby's Golden Sweet, #2	. 16
Libby's Whole Kernel, Country Gen-	
tleman, #2	.18
Libby's Whole Kernel, Country Gen-	
tleman, #303	. 14
Libby's Golden Bantam, #2	. 16
Libby's Whole Golden Corn, #2	. 17
Monarch Sweet Crosby, #2	. 19
Monarch Tiny Kernel, #2	. 20
Monarch Golden Cross, #2	. 19
Monarch Whole Golden Cross, #2	. 19
Premier, Country Gentleman, #2	. 17
Premier, Whole Kernel, #2	.18
Premier, Golden Bantam, #2	. 18
Pride of Illinois, #2	. 16
Pride of Illinois, #303	. 14
Richelieu. #2	. 19
Richelieu, #2Standard, #2Stokeley's Country Gentleman, #2	.15
Stokelev's Country Gentleman, #2	.17
Greens, Turnip:	***
Jack Sprat, #2	, 11
Standard, #2	, 10
Standard, #21/2	. 14
Stokeley's, #2	.12
Stokeley's, #2½	. 16
Kraut:	
Cardinal. #2	. 18
Champion (glass) #2	. 18
Champion (glass), #2 Paramount (glass), 32 oz	. 18
Standard (glass), #2	. 18
Okra:	
Monarch, cut, #21/2	. 24
Premier, cut (glass), 16 oz	. 16
Richelieu. #2	. 19
Richelieu, #2Standard, whole (glass), #303	, 15
Standard, cut (glass), #303	,11
Okra and Tomatoes:	9
Richelieu, #2	. 19
Standard (glass), #303	. 14
Peas:	. 11
Del Monte Early Garden, #2	. 20
Del Monte Midget, #2	. 21
Del Monte Early Garden (glass),	* 47
#209	. 20
#303 Del Monte Early Garden, #303	. 19
Footbill's Rig and Tender #202	. 14
Foothill's Big and Tender, #303	. 18
Green Giant, #303	. 10

Jack Sprat Big and Tender, #303\_\_\_ Jack Sprat Midget, #2\_\_\_ Jack Sprat Cream of Crop, #2\_\_\_\_ eas: Happy Vale Jumbo, #2\_ Libby's Sweet Peas (5 sv.), #2\_\_\_\_\_ Libby's Early June (2 sv.), #2\_\_\_\_ Libby's Early June (1 sv.), #303\_\_\_ Monarch Early June, Tiny, #2\_\_\_\_ Monarch Early June, #2\_\_\_\_ 

Rosedale (5 sv.), #303\_\_\_\_\_ Rosedale Early June (3 sv.), #303\_ Rosedale Early June (3 sv.), #2\_\_\_\_ Rosedale Sweet (2 sv.), #303\_\_\_\_\_ Rosedale Sugar Garden, #2\_\_\_\_\_ School Day (4 sv.), #2\_\_\_\_\_ School Day Petit Pois, #2\_\_\_\_\_ Standard, 4 Sieve, #2\_\_\_\_\_Stokeley's Fancy Alaska (2 sv.), #2-Stokeley's Fancy Alaska, #303-----Stokeley's Honey Pod, #303------Stokeley's Fancy Tasty King, #303-

Sweet Potatoes: Pride of Ozark, #21/2 -----Spinach: Jack Sprat, #21/2-----

. 18

Libby's,  $2\frac{1}{2}$ Libby's #2 .17 . 19 Monarch, #2\_\_\_\_\_ Monarch, #2½\_\_\_\_\_ Richelieu, #2\_\_\_\_\_Standard, #2\_\_\_\_\_

CEILING PRICES, CLASS 1 STORES IN MEM AREA—Continued	PHIS	CEILING PRICE
CANNED VEGETABLES AND VEGETABLE JUICES-	-con.	CANNED FRUIT
Spinach—Continued.		Fruit cocktail
Standard, #2½		Del Monte, Del Monte,
Stokeley's, #2½ Val Vita, #2½	.21	Del Monte,
Tomatoes:		Del Monte
Argo, #2	. 15	Libby's, #2
Argo, #21/2	.19	Libby's, #1
Jack Sprat, #2 Jack Sprat, #2½	.15	Monarch, #
Monarch, #2	. 23	Premier, #
Monarch, #2½	.31	Richelieu,
Premier Fancy, #2	. 17	Richelieu (
Premier Fancy, #21/2	. 22	Stokley's, 8
Richelieu, #2	. 19	Stokeley's, : Stokeley's
Standard, #2	. 15	Fruit salad:
Standard, #21/2	. 19	Del Monte,
Stokeley's, #2	. 16	Del Monte,
Stokeley's, #2½	. 20	Del Monte
Yacht Club, #2 Yacht Club, #2½	. 20	Libby's, #1 Libby's #2
Tomato juice:		Libby's (gla
Brooks, 47 oz	. 26	Libby's, #
Campbell's, 47 oz	. 28	Richelieu,
Campbell's, 20 oz	. 12	Richelieu,
Campbell's, 14 oz	. 10	Stokeley's, Stokeley's,
Del Monte, #2	. 29	Grapefruit he
Frazier's, 46 oz	. 26	Monarch, #
Heinz, 18 oz	. 13	Richelieu,
Jack Sprat, 46 oz	. 24	Peaches:
Jack Sprat, 20 oz	. 12	Argo, halve Del Monte,
Jack Sprat, 14 oz Libby's #1	. 09	Libby's Y.
Libby's, #2	. 12	Libby's Y.
Libby's #5	. 27	Libby's Y. C
Monarch, 46 oz	.34	Libby's Y.
Paramount, 18 oz	. 11	Libby's Del Pratlow Che
Polk's Best, 9½ oz Polk's Best, #2	.07	Premier (gl
Polk's Best, 46 oz	. 26	Premier Old
Premier, 18 oz	. 13	Premier Old
Premier, 24 oz	. 14	Richelieu F
Premier, 46 oz	. 28	Richelieu C Standard, F
Scott County, 8 oz Sugar Loaf, #1	.06	#2
Sugar Loaf, #303	.09	Standard, F
Stokeley's #303	. 09	#21/2
Stokeley's, 47 oz	. 26	Stokeley's Stokeley's S
Thompson's #2	. 14	Stokeley's I
CANNED FRUITS AND FRUIT JUICES		Stokeley's S
Apricots:		Stokeley's I
Del Monte Whole, #21/2	. 29	Stokeley's S
Del Monte Halves, #21/2	.31	Val Vita, Monarch E
Libby's Whole Peeled, #2½	.32	Monarch Y
Libby's Halves (glass), #2½	. 34	Pears:
Libby's Whole Peeled (glass), #21/2.	.34	Del Monte
Monarch Halves (glass), #21/2	. 39	Del Monte,
Rosedale Halves, Unpeeled, #2½	. 28	Del Monte, Libby's Bar
Stokeley's Halves, Unpeeled, #2½ Blackberries:	.32	Libby's Ba
Monarch (glass), 16 oz	.27	Libby's Bar
Premier, #2	.33	Monarch,
Richelieu, #2	.33	Monarch,
Standard, #2	. 16	Premier, B
Cherries, red pitted: Monarch Red Sweet, #2	00	OZ
Sturgeon Bay, #2	. 29	Richelieu F
Cherries, Royal Anne	. 20	Richelieu I
Del Monte (glass), #303	.27	Rosedale,
Libby Royal Anne (glass), #21/2	. 39	Rosedale, Stokeley's l
Libby Royal Anne, #2½	.35	Pineapple:
Monarch, #2½	.42	Argo, Slice
Fremier (plass) #214	. 47	Del Monte
Richelieu, Royal Anne. #21/2	.45	Del Monte
rosedale, Royal Anne, #21/2	. 33	Del Monte, Del Monte,
Stokeley's Royal Ann, #21/2	. 39	Del Monte
Figs:		
Monarch Kadota, #2	. 25	Del Monte
Figs: Monarch Kadota, #2 Richelieu #2½	.25	

ill religionality weatheraugy in	Lug
CEILING PRICES, CLASS 1 STORES IN MEM- AREA—Continued	
CANNED FRUITS AND FRUIT JUICES—CONTIN	nued
Fruit cocktail: Del Monte, #2½	0.94
Del Monte, #1	. 21
Del Monte, 8 oz	. 12
Del Monte (glass), #303	. 23
Libby's, #2½	. 84
Libby's, #1	. 20
Monarch, #1	. 25
Monarch, #2½	.41
Premier, #2½ Richelieu, #1	. 42
Richelieu (glass), #2½	. 45
Stokley's, 8 oz	. 12
Stokeley's, #1	. 21
Stokeley's #21/2	.35
Fruit salad:	
Del Monte, #1	. 22
Del Monte, #2½	. 37
Del Monte (glass), #21/2	. 40
Libby's, #1	. 22
Libby's #2Libby's (glass), #2½	. 27
Libby's, #2½	.37
Richelieu. #1	. 30
Richelieu, #1Richelieu, #2½	: 52
DUKETEY 8, #472	.37
Stokeley's, #1	. 22
Granefruit hearts.	
Monarch, #2	. 20
Richelieu, #2	. 18
Peaches:	00
Argo, halves or sliced #2½	. 26
Del Monte, sliced, halves, #2½ Libby's Y. C. sliced, #2	. 33
Libby's V C sliced #214	. 30
Libby's Y. C. sliced, #2½ Libby's Y. C. halves, #2	. 23
Libby's Y. C. halves, #21/4	. 30
Libby's Y. C. halves, #2½ Libby's DeLuxe, #2½	. 30
Pratlow Choice, #21/2-1	. 29
Pratlow Choice, #2½-1	. 42
Premier Old Fashioned Sliced, #2½_	.41
Premier Old Fashioned Halves, #21/2.	.41
Richelieu Fancy, #2½	. 40
Richelieu Choice, #2½Standard, Rosedale, halves or sliced,	. 37
#2	. 21
Standard, Rosedale, halves or sliced,	. 41
#21/2	. 26
Stokeley's Mammoth, #21/2	. 30
Stokeley's Sliced, freestone, #21/2	. 33
Stokeley's Halves, #21/2	. 33
Stokeley's Sliced Y. C., #21/2	. 28
Stokeley's Halves Y. C., #21/2	. 29
Stokeley's Sliced Y. C., #2	. 23
Val Vita, #2½ Monarch Elberta Halves, #2½ Monarch Y. C., #2½	.26
Monarch V C #21/2	.36
Pears:	.00
Del Monte (glass), #303	. 25
Del Monte, #2½	. 34
Del Monte, #21/2	.37
Libby's Bartlett, #2	. 26
Libby's Bartlett, #2½	.35
Libby's Bartlett (glass), #21/2	.36
Monarch, #2	. 28
Monarch, #2½	. 38
Premier, Bartlett, #2½	.36
OZ	. 41
Richelieu Halves, fancy, #2½	. 45
Richelieu Halves, choice, #2½	.41
Rosedale, #2	. 22
Rosedale, #21/2	. 28
Stokeley's Bartlett, #21/2	. 35
Pineapple:	
Argo, Sliced, #1	. 13
Del Monte, Sliced, #1	. 13
Del Monte, Sliced, #1 Del Monte, Sliced, #2 Del Monte, Sliced, #2½	. 25
Del Monte, Crushed #1	.30
Del Monte, Crushed, #1	.13
Del Monte, Crushed, #2	.23

CEILING PRICES, CLASS 1 STORES IN MEMPHIS AREA-Continued

CANNED FRUITS AND FRUIT JUICES-continued

Pineapple—Continued.	
Libby's Sliced, #2	80.25
Libby's Crushed, #2	. 23
Libby's Crushed, #21/2	.30
Rosedale, Sliced, #2	. 23
Standard, Sliced, #1	.13
Stokeley, Sliced, #2	. 25
Stokeley, Sliced, #21/2	. 31
Stokeley, Sliced, #1	. 13
Plums:	
Del Monte (glass), #303	. 16
Del Monte (glass), #21/2	. 23
Libby's DeLuxe (glass), #21/2	. 24
Libby's DeLuxe (tin), $\#2\frac{1}{2}$	. 22
Monarch, #21/2	. 25
Richelieu, #21/2	. 28
Stokeley's, Green Gage, #21/2	. 25
Pineapple juice:	
Del Monte, #2	. 17
Del Monte, 46 oz	. 40
Dole's, 46 oz	. 41
Dole's, #2	. 17
Libby's, 46 oz	.31
Libby's, #2	. 16
Libby's, #211	.11

SEC. 8. This order may be revoked, amended, or corrected at any time.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

W. C. MANLEY, Jr., District Director. Memphis District.

[F. R. Doc. 43-8242; Filed, May 24, 1943; 2:23 p. m.]

Region V.

, Crushed, #21/2\_\_\_\_\_

[San Antonio Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BEXAR COUNTY, TEXAS

SECTION 1 What this order does. accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollar-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in Bexar County, Texas.

SEC. 2 Application to other sellers. No seller except a "retail route seller" may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51 which are hereby made a part of this order.

SEC. 5 Revocation. This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

SEC. 6 Effective date. This order becomes effective at 12:01 a. m. Monday, May 17, 1943.

SEC. 7 The community (dollars-andcents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, BEXAR COUNTY, TEX.

CORN	
American Beauty, cream style, sweet,	
standard, No. 2 Del Monte, Cream style, Country Gen-	\$0.13
tleman, fancy, No. 2	. 16
Fargo, whole kernel, Golden Bantam,	
lancy, No. 2	. 18
Fargo, whole kernel, Country Gentleman, fancy, No. 2	. 17
Fargo, cream style, Golden Bantam, fancy, No. 2	
fancy, No. 2	.15
Fargo, cream style, Country Gentle- man, fancy, No. 2	.17
Goblin, whole kernel, Golden Bantam,	
fancy, 2	.16
Goblin, whole kernel, Country Gentle- man, fancy, 2	. 16
I. G. A., whole kernel, Golden Bantam,	. 10
fancy, No. 2	. 18
I. G. A., cream style, Country Gentle- man, fancy, No. 2	. 16
Illinois Farm, whole kernel, Golden	. 10
Bantam, fancy, No. 2	. 17
Illinois Farm, whole kernel, Country Gentleman, fancy, No. 2	. 17
Illinois Farm, cream style, Golden Ban-	1
tam, fancy, No. 2	.16
Illinois Farm, cream style, Country Gentleman, fancy, No. 2	.16
Jack Spratt, cream style, Country Gen-	. 10
tleman, fancy, No. 2	.15
Libby's whole kernel, Golden Bantam,	. 18
fancy, No. 2	. 10
tleman, fancy, No. 2	. 19
Libby's, cream style, Golden Bantam,	177
fancy, No. 2 Libby's, cream style, Country Gentle-	. 17
man, fancy, No. 2	. 18
Phillips, sugar, crushed, standard, No.	. 14
Phillips, sugar, crushed, ex. std., No. 2_	. 14
Red & White, whole kernel, Golden	
Bantam, fancy, No. 2	. 16
Scott County, ream style, Golden Bantam, standard, No. 2	. 14
Uncle William, whole kernel, Country	
Gentleman, fancy, No. 2	. 16
Uncle William, cream style, Golden Bantam, fancy, No. 2	15
Uncle William, cream style, Country	
Gentleman, fancy, No. 2	.15
Uncle William, cream style, sweet, fancy, No. 2	. 13
imity, IV. Allerden	. 19

CEILING PRICES, BEXAR COUNTY, TEX .- Con.

### GREEN BEANS

Adams Garden, cut, stringless, stand-	
ard, No. 2	\$0.14
Carlton, cut, stringless, standard, No. 2-	. 14
Crawford, cut, stringless, standard, No.	
2	. 13
Cream of the Valley, cut, stringless,	
standard, No. 2	. 13
Delco, cut, stringless, standard, No. 2	. 15
Del Monte, whole, fancy, No. 2	.21
Empson, whole, 3-sieve, fancy, No. 2	. 19
Empson, cut, fancy, No. 2	. 17
Festival, salad cut, ex. std., No. 2	. 17
Libby's, whole, 2-sieve, fancy, No. 2	.20
Libby's, whole, 3-sieve, fancy, No. 2	. 20
Medina, cut, standard, No. 2	. 13
Natalia, cut, standard, No. 2	. 12
Necessity, cut, standard, No. 2	. 14
Red & White, cut, fancy, No. 2	. 18
PEAS	

Del Monte, midget, fancy, No. :	
Argo, early June, ex. std., No. 3	
Fargo, early June, 2-sieve, fancy	
I. G. A., pod run, fancy, No. 2_	
I. G. A., Early June, 2-sieve,	fancy,
No. 2	19
Libby's, Garden, sugar, fancy,	No. 2 19
Libby's, Early June, 2-sieve,	fancy.
No. 2	
Trellis, Early June, ex. std., No	
Rosedale, Early June, ex. std., N	

### TOMATOES

Apte, standard, No. 2	10
	. 12
Argo, solid pack, ex. std., No. 2	. 15
Bes-Tex, standard, No. 2	. 12
Cape Henlopen, standard, No. 2	. 14
Del Monte, solid pack, fancy, No. 2	. 18
Empson, solid pack, ex. std., No. 2	. 15
Fargo, solid pack, fancy, No. 2	. 17
Nun-Better, standard, No. 2	. 14
Santa Rosa, standard, No. 2	. 12
Texas Tip, standard, No. 2	. 11
TOMATO JUICE	
Armour, 22 oz.	. 10

Campbell's, 47 oz\_\_\_\_\_

Campbell's, 20 oz

Campbell 5, 20 Ozazzzzzzzzzzzzzzzzzzzzzzzzzzzzzzzzzzz	. 14
Campbell's, 14 oz.	. 09
Del Monte, 47 oz	. 29
Del Monte, No. 2	. 13
Felix, 10½ oz	.09
Hunt's Supreme, 8 oz.	.07
Hurff's, No. 2	. 12
Hurff's 9 oz	.06
Hurff's, 5¾ oz	.05
I. G. A., 47 oz	. 27
I. G. A., No. 2	. 13
Libby's, 47 oz	.27
Libby's, No. 2	. 13
Libby's, 14 oz	. 09
Nugget, 46 oz	. 28
Nugget, Buffet	. 07
Phillips, 46 oz	. 27
Dhilling No. 1	
Phillips, No. 1	. 09
Phillips, 10 <sup>1</sup> / <sub>4</sub> oz	.09
Reagans, 46 oz	. 27
Red & White, 46 oz	. 28
Red & White, 12 oz	. 09
Scott County, 23 oz	. 14
Scott County, No. 300	. 09
Stokelev, 47 oz	. 28

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at San Antonio, Texas, this 15th day of May 1943.

> FRANK M. COVERT, Jr., District Director, San Antonio District Office.

[F. R. Doc. 43-8244; Filed, May 24, 1943; 2:28 p. m.]

[San Antonio Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BEXAR Co., TEX.

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars-andcents) ceiling prices for certain food items sold in class 1 retail stores located in Bexar County, Texas.

SEC. 2 Application to other sellers. No seller except a "retail route seller" may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", OPA-3" or "OPA-4" whichever applies so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51 which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective at 12:01 A. M. Monday, May 10, 1943.

SEC. 6 The community (dollars-andcents) ceiling prices established The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, BEXAR COUNTY, TEXAS

### BREAKFAST FOODS

	_
Quaker Oats, 20 oz	\$0.12
Uncle William Oats, 48 oz	. 25
National Oats, 3-minute, 20 oz	.11
National Oats, 3-minute, 48 oz	. 25
I. G. A. Rolled Oats, 48 oz	. 25
I. G. A. Rolled Oats, 20 oz	.11
Gold Medal Oats, 3 lb	. 23
Kellogg's Corn Flakes, 18 oz	.15
Kellogg's Corn Flakes, 11 oz	.10
	. 03
Kellogg's Corn Flakes, individuals	. 12
Kellogg's Wheat Biscuits, regular	
Kellogg's Wheat Biscuits, individuals	. 03
Kellogg's Pep, regular	.14
Kellogg's Pep, individuals	. 03
Kellogg's Krumbles, regular	. 13
Kellogg's Varieties, 10's	. 26
Kellogg's All-Bran, individuals.	. 03
Grape Nuts Flakes, 7 oz.	. 11
Orape Mula Planes, 1 02	

CEILING PRICES, BEKAR COUNTY, TEX.	Con.	CEILING PRICES, BEXAR COUNTY, TEX.—C	Con.	CEILING PRICES, BEXAR COUNTY, TEX.	Con.
BREAKFAST FOODS—continued		SYRUP		sugar—continued	
Grape Nuts Flakes, 12 oz	80.16	Red & White Golden, 11/2 lb \$	0. 15	Beet, 1°lb	\$0.07
Grape Nuts Flakes, individuals	.03	Red & White Golden, 5 lb	.42	Beet, 5 lb. bag	
Post Bran Flakes, 14 oz	. 16	Red & White Golden, 10 lb	.77	Beet, 10 lb. bag	.71
Post Bran Flakes, 8 oz	.11	Log Cabin Maple, 12 oz	. 21	Beet, 25 lb. bag	
Post Bran Flakes, individuals	. 03	Vermont Maid Maple, 12 oz	.21	and the second second	
Skinner's Raisin Bran, 11 oz	.12	FLOUR AND FLOUR MIXES		CANNED FISH	
Skinner's Raisin Bran, individuals	. 03			Salmon:	40
Gold Toast Bran Flakes, 8 oz	.11	Flour:	00	Deming's, red, 1 lb	. 49
Post Toasties, 18 oz	. 15	Light Crust, 3 lb	. 22	Red and White, red, 1 lb Brookdale, chum, 1 lb	. 49
Post Toasties, 11 oz	.10	Light Crust, 6 lb	. 41	Peter Pan, pink, 1 lb	.27
Post-Tens, (10 pkgs.) Nabisco's Shredded Wheat, 12 oz	. 13	Light Crust, 24 lb	1.44	Peter Pan, pink, ½ lb	. 19
Gold Toast Shredded Wheat, 12 oz	. 12	Light Crust, 48 lb	2.79	Recipe, pink, 1 lb	. 27
Miller's Corn Flakes, 11 oz	.09	Heart's Delight, 24 lb.	1.42	Recipe, pink, ½ lb	. 19
Gold Toast Corn Flakes, 11 oz	.08	Heart's Delight, 48 lb	2.76	Sardines, California Tomato, 15-oz.	
Gold Toast All-Bran, 10 oz	. 14°	Pioneer, 3 lb	. 20	oval	. 17
Gold Toast All-Bran, 16 oz	. 22	Pioneer, 6 lb	.36	Tuna, Chicken-of-the-Sea, 1/2 's	.33
I. G. A. Bran Flakes, 15 oz	. 11	Pioneer, 12 lb	. 70	COFFEE	
Wheaties, 8 oz	. 13	Pioneer, 24 lb	1.37	COFFEE	
Cheerioats, 7 oz	. 13	Pioneer, 48 lb	2.65	Admiration, paper, 1 lb	. 34
Gold Toast Wheat Krumbles, 9 oz	. 13	Gladiola, 3 lb	.22	Admiration, glass, 1 lb	. 37
Gold Toast Rice Krispies, 5½ oz	. 14	Gladiola, 6 lb	.40	Maxwell House, paper, 1 lb	.35
Quaker Wheat Sparkies, 4 oz	. 11	Gladiola, 12 lb	. 74	Maxwell House, glass, 1 lb.	.38
Quaker Rice Sparkies, 5½ oz	. 13	Gladiola, 48 lb	1.42 2.76	Sanka, glass, 1 lb	.41
Cream-Of-Wheat, Regular or 5-Min-	0.0	Red and White, 3 lb	. 20	Folger's paper, 1 lb	.36
ute, 28 oz	. 26	Red and White, 6 lb	.37	Folger's, glass, 1 lb Royal Guest, paper, 1 lb	. 27
Cream-Of-Wheat, Regular or 5-Min-	15	Red and White, 12 lb	. 69	H & H, paper, 1 lb	.33
ute, 14 oz	. 15	Red and White, 24 lb	1.32	Aviation, paper, 1 lb	. 29
Ralston Wheat Cereal, 24 ozRalston Instant Cereal, 16 oz	. 25	Red and White, 48 lb	2.55	Texas Girl, paper, 1 lb	.34
Malt-O-Meal, 26 oz	. 26	Gold Medal, 3 lb	. 24	Nueces, paper, 1 lb	. 28
Pillsbury Farina, 14 oz	. 09	Gold Medal, 6 lb	. 44	Red and White, paper, 1 lb	. 33
Pillsbury Farina, 28 oz	.16	Gold Medal, 12 lb	. 79		
Grape Nuts, 12 oz.	.16	Pillsbury's Best, 3 lb	. 22	DRIED FRUITS	
Kellogg's All-Bran, large	. 22	Pillsbury's Best. 6 lb	. 41	Prunes:	01
Kellogg's All-Bran, small	. 13	Pillsbury's Best, 12 lb	.77	Sunsweet, medium, 2 lb	. 31
Mother's Oats, with premium, 48 oz	.33	La Luna, 3 lb	. 16	Sunsweet, large, 1 lb	. 19
Crystal Wedding Oats, 20 oz	. 11	La Luna, 6 lb	. 28	Sunsweet, large, 2 lb	.34
Crystal Wedding Oats, 48 oz	. 24	La Luna, 12 lb	. 53	Sunsweet, ex. large, 1 lb	. 19
Gold Medal Oats, 16 oz	. 10	La Luna, 24 lb	1.05	Sunsweet, ex. large, 2 lb Red and White, medium, 1 lb	. 16
Gold Medal Oats, with tumblers, 16 oz_	. 11	La Luna, 48 lb Bisquick, 20 oz	2.01	Red and White, medium, 2 lb	.30
Quaker Oats, 48 oz	. 26	Bisquick, 40 oz	.38	Bulk, 20-30	
CEREALS, BABY FOOD		Cake flour:	. 00	Bulk, 30-40	
		Swansdown, 23/4	.32	Bulk, 40-50	
Gerbers Dry Cereal, 8 oz	. 14	IGA, 2¾	. 27	Raisins (seedless):	
Gerbers Dry Oatmeal, 8 oz	. 14	Softasilk, 23/4	.32	Brimful, 2 lb. bag	. 27
Clapp's Dry Cereal, 8 oz	. 14	Light Crust, 234	. 32	Red and White, 15 oz	. 13
Clapp's Dry Oatmeal, 8 oz	. 14	Snosheen. 23/4	.32		
SYRUP AND MOLASSES		Pancake flour:		PEANUT BUTTER	
Stolon's Golden 11/ lb	177	Aunt Jemima Pancake, 20 oz	. 13	Bama:	
Staley's Golden, 1½ lb Staley's Golden, 5 lb	. 17	Aunt Jemima Pancake, 40 oz	. 24	6 oz	.08
Staley's Golden, 10 lb	.78	IGA Pancake, 20 oz	.08	16 oz	.35
Staley's Crystal White, 1½ lb	.17	Light Crust, 20 oz	.10	24 oz	. 51
Staley's Crystal White, 5 lb	. 45	Pillsbury, 20 oz	.12	32 oz	
Staley's Crystal White, 10 lb	. 84	Pillsbury, 3½ lbAunt Jemima Buckwheat, 20 oz	. 24	Gold Craft, 16 oz	.34
Staley's Sorghum Flavor, 5 lb	.45	Pillsbury Buckwheat, 20 oz.	. 15	Peter Pan:	
Staley's Sorghum Flavor, 10 lb	.75			13 oz	
Staley's Waffle Syrup, 1½ lb	. 19	SHORTENING HYDROGENATED		4½ 0Z	
Staley's Waffle Syrup, 5 lb	. 50	Spry, 1 lb	.26	Red and White, 1 lbSunnyland, 16 oz	
I. G. A. Golden, 1½ lb	. 15	Spry, 3 lb	.74	Tom Sawyer, 6 oz	
I. G. A. Golden, 5 lb	. 42	Spry, 6 lb	1.49	TOTAL DUTTE OF THE STATE OF THE	.10
I. G. A. Golden, 10 lb	.77	Crisco, 1 lb	. 26	CANNED CITRUS FRUIT JUICES	
I. G. A. Crystal White, 1½ lb	. 16	Crisco, 3 lb	. 74	Grapefruit Juice, grade A or fancy, #2.	15
I. G. A. Crystal White, 5 lb.	.42	Crisco, 6 lb.	1.49	46 OZ	
I. G. A. Crystal White, 10 lb Brer Rabbit, brown label, 11 oz	.77	Snowdrift, 1 lb	. 26	70 00	07
Brer Rabbit, brown label, 25 oz	.25	Snowdrift, 3 lb	. 73	CANNED MILK	
Brer Rabbit, red label, 11 oz	.12	Snowdrift, 6 lb	1.46	Transcated:	
Brer Rabbit, red label, 25 oz	. 20	Red & White, 1 lb	. 21	Evaporated: Pet:	
Brer Rabbit, red label, 52 oz	. 38	Red & White, 3 lb	. 69	Small	05
Brer Rabbit, gold label, 12 oz	. 21	Snow Kreem, 6 lb		Tall	
Brer Rabbit, green label, 11 oz	. 18		00	Carnation:	
Karo Red Label, 1½ lb	.18	SUGAR		Small	. 05
Karo Red Label, 5 lb	. 47	Cane, 1 lb	.07	Tall	
Karo Red Label, 10 lb	. 86	Can, 2 lb. bag	. 15	Bordens:	
Karo Blue Label, 1½ lb	.17	Cane, 5 lb. bag	.37	Small	
Karo Blue Label, 5 lb	. 46	Cane, 10 lb. bag	. 73	Tall	. 14
Karo Blue Label, 10 lb	. 85	Cane, 25 lb. bag		Armour's:	
Red and White Crystal White, 1½ lb	. 16	Powdered, 1 lb. package	. 09	Small	
Red and White Crystal White, 5 lb.	. 44	Brown, 1 lb package	.08	Candonard: Farla Brand 15 or	
Red and White Crystal White, 10 lb	.80	Lump, 1 lb. package	. 10	Condensed: Eagle Brand, 15 oz	22

CEILING PRICES, BEXAR COUNTY, TEX.—C	on.	CEILING PRICES, BEKAR COUNTY, TEXC	Con.	CELLING PRICES, BEXAR COUNTY, TEX.—Con.
PURE LARD		POULTRY	72	SALES AT RETAIL BY RETAIL BOUTE-SELLERS, SUCH
Silverleaf:		Broilers and fryers, bought live sold	er lb.	AS CREAMERIES—Continued
1 lb	0.20	live	RO. 36	Per lb.
4 lb	. 80	Fowl, bought live sold live	. 32	Grade A or 92 score, ½ lb. prints in
Cedar Valley:	-	Broilers and fryers, bought dressed sold		Cartons\$0.5685
1 lb	. 20	dressed	. 43	Grade A or 92 score, ¼ lb. prints in cartons
4 lb	. 80	Fowl, bought dressed sold dressed	. 38	Grade B or 90 score, 1 lb. prints in
1 lb	. 20	Broilers and fryers, bought drawn sold		carton 5660
4 lb	. 80	drawn	. 58	Grade B or 90 score, ½ lb. prints in
Iowanan, 1 lb	. 20	Fowl, bought drawn sold drawn	. 50	carton 5660
Dairy, 1 lb	. 20	Broilers and fryers, bought live sold on	41	Grade B or 90 score, 1/4 lb. prints in
		fowl, bought live sold on dressed	.41	cartons 5685
OILS, COOKING AND SALAD		weight	.37	
Crustene:		Broilers and fryers, quick frozen and		APPROVED FLUID MILK
Pt	.30	sold wiscerated	. 69	Maximum retail out of store sales, per qt.,
Qt	. 56	Fowl, quick frozen and sold viscerated_	. 58	15∳.
Jewel:				CHEESE
Pt	.31	BANANAS		American, Kraft, ½ lb. brick23
Qt	. 57	Bananas bought on the stem (south-		Pimento, Kraft, ½ lb. brick
Mazola:	21	ern Mexico)	.09	Velveeta, Kraft, ½ lb. brick24
Pt	.31	Bananas bought on the stem (north-		Pimento, Kraft, 5 oz. jar20
Mrs. Tucker's:	. 58	ern Mexico)	.07	Olive Pimento, Kraft, 5 oz. jar 20
Pt	.30	Bananas bought in hands (southern		Cheese Food, Kraft, 5 oz. jar
Qt	. 56	Mexico)	. 09	Cheese Food Pimento, Kraft, 5 oz. jar 19
Puritan, 1 gal	1.90	Bananas bought in hands (northern		Olive Pimento, Kraft, 5 oz. jar
Wesson Oil:		Mexico)	.07	Limburger, Kraft, 5 oz. jar
Pt	. 33	EGGS		Roka, Kraft, 5 oz. jar24 Philadelphia Cream, Kraft, 3 oz. pack-
Qt	. 63	2005		age12
Star, ½ gal	. 92		r doz.	Pabst-ett, Kraft, 6 oz. package
		In cartons of one dozen each		Goudas, Kraft, ½ lb. package33
SHORTENING		Large grade A	. 50	Bavarian Spread, Blue Moon, 4 oz. pack-
Birdbrand:		Large grade B	. 48	age18
1 lb	.21	Large grade C	. 44	Cheateau, Borden's, ½ lb. brick
4 lb	. 83	Large assorted	.44	American, Borden's, ½ lb. brick23
Crustene:		Extra large grade AA	. 55	Cheateau Pimento, Borden's, ½ lb.
1 lb	. 21	Large grade AA	. 53	brick
4 1b	. 83	Jumbo grade A	. 56	Vera Sharpe, Borden's, ½ lb brick25
Plakewhite:	01	Extra large grade A	. 53	Swiss, Borden's, ½ 1b. brick
1 lb	.21	Medium grade A	. 48	Limburger, Borden's, ½ lb. brick
Fluffo:	. 83	Medium grade B	. 46	Pimento, Borden's, 5 oz. jar
1 lb	.21	Medium assorted	. 42	Pineapple, Borden's, 5 oz jar
4 lb	. 83	Small grade A	.41	Relish, Borden's, 5 oz. jar
Jewel:		Small grade B	. 38	Wej-Cuts, Chive, Borden's, 6 oz. pkg23
1 lb	.21	Small grade C	.35	Wej-Cuts, Pimento, Borden's, 6 oz. pkg23
4 lb	. 83	Small assorted	.35	Wej-Cuts, Relish, Borden's, 6 oz. pkg 23
Mrs. Tucker's, 1 lb	. 21			Wej-Cuts, Plain, Borden's, 6 oz. pkg23
Texas Maid:		Note: Above prices less 2¢ per dozen	when	Pimento, Brookfield, ½ lb. brick23
1 lb	. 83	sold not in cartons.		Brick, Brookfield, ½ lb. brick
2 lb	. 40	BUTTER		American, Cloverbloom, ½ lb. brick23
4 lb	. 79		7%	Pimento, Cloverbloom, ½ lb. brick22
Vegetole:	01		per lb.	Swiss, Cloverbloom, ½ lb brick23
1 lb	.21	Grade AA or 93 score, 1 lb. in carton	. 57	Limburger, Cloverbloom, ½ lb. brick22
3 10	4 00	Grade AA or 93 score, ½ lb. in carton Grade AA or 93 score, ¼ lb. in carton	. 57 . 57	Sandwich Spread, Cloverbloom, ½ lb. brick
MACARONI AND SPAGHETTI PRODUCTS		Grade A or 92 score, 1 lb. prints in car-	.01	Old Cheddar, Cloverbloom, ½ lb. brick24
b b	11	ton	. 56	Pimento, Cloverbloom, 5 oz. jar
Van Camp's Tenderoni	.11	Grade A or 92 score, 1/2 lb. prints in car-		Olive Pimento, Cloverbloom, 5 oz. jar19
Cut macaroni:		ton	. 56	Relish, Cloverbloom, 5 oz. jar
7 oz	.08	Grade A or 92 score, 1/4 lb. prints in car-		Pineapple, Cloverbloom, 5 oz. jar19
16 oz	. 14	ton	. 56	Old Cheddar, Cloverbloom, 5 oz. jar22
Elbow macaroni, 7 oz	.08	Grade B or 90 score, 1 lb. prints in car-		
Shell macaroni, 7 oz	. 08	ton	. 56	BREAD
Long spaghetti, 7 oz	.08	Grade B or 90 score, ½ 1b. prints in car-		Butter Krust, N. B. C., Mrs. Bohnetts,
Cut spaghetti:		ton		Fair Maid, 1 pound loaf
7 oz	.08	Grade B or 90 score, 1/4 lb. prints in car-		Butter Krust, N. B. C., Mrs. Bohnetts,
16 oz	.14	ton	. 56	Fair Maid, 1½ pound loaf
Egg noodles, 5 oz	. 09	SALES AT RETAIL BY RETAIL ROUTE-SELLERS	CITATE	(Pub Lows 421 and 720 77th Cong · EO
I. G. A.:		AS CREAMERIES	, such	(Pub. Laws 421 and 729, 77th Cong.; E.O.
Cut macaroni, 7 oz	. 07	•		9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)
Long spaghetti, 7 oz	. 07		Per lb.	Issued at San Antonio, Texas, this 8th
O. B.:		Grade AA or 93 score, 1 lb. prints in		day of May, 1943.
Cut macaroni:		cartons		
8 0Z	. 10	Grade AA or 93 score, ½ lb. prints in		FRANK M. COVERT, Jr.,
16 oz	. 18	cartons		District Director,
Elbow macaroni, 8 oz	. 10	Grade AA or 93 score, 1/4 lb. prints in		San Antonio, Tex.
Shell macaroni, 8 oz	. 10	cartons		
Long spaghetti, 8 oz		Grade A or 92 score, 1 lb. prints in		[F. R. Doc. 43-8243; Filed, May 24, 1943;
Cut spaghetti, 8 oz	.10	cartons	. 5685	2:27 p. m.]
				•

[Peoria Order 2 Under Gen. Order 511

COMMUNITY CEILING PRICES FOR GREATER PEORIA AREA, ILLINOIS

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following area: within the area known as "Greater Peoria", including Peoria, Peoria Heights, East Peoria, Bartonville, and the immediate adjacent residential and business areas.

SEC. 2 Applicability. No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 Definitions of classes of retailers. For the purpose of this regulation, retailers are divided into the following four classes:

(a) Class 1. "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross soles" are \$500,000 or more

gross sales" are \$500,000 or more.
(b) Class 2. "Independent" retail stores with "annual gross sales" of \$50,-000 or more, but less than \$250,000.

(c) Class 3. Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) Class 4. Any retail store with "annual gross sales" of \$250,000 or more.

(e) Farmers and other sellers. Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods.

Sec. 5 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 Effective date. This order becomes effective on May 17, 1943.

SEC. 7 The dollars-and-cents ceiling prices established. The following is a list of the food items and the ceiling prices thereof:

### CEILING PRICES, GREATER PEORIA AREA

	1				1	
Brand	Description	Size can	Class 1	Class 2	Class 8	Class 4
BEANS						
Freen string:						
A & P	Whole, Gr. A	#2			60 17	
A vondale	Cut, Gr. B	#2			\$0.17 .13	\$0.
Blue Ribbon	Fancy, Cut			\$0.22		
Blue Ribbon	Small, whole	#2	. 20	. 20		
Companion Country Garden	Cut	#2	. 13	. 13		
Green Acres	Cut.	#2	.15	12	•••••	
Iona	Cut, Gr. C	#2	.12	.12	.13	
Real Buy	Cut					
ReJoyce Stokeley	Cut	#2 #2	.17	.16		
Sultana	Cut Whole, Gr. B	10 07			.14	
Vax:		19 oz			. 23	
Green Acres	Cut	#2 #2	.13	. 13	*********	
Iona	Cut, Gr. C	#2			12	
Stokeley	Cut	#2			.14	
REETS						
due Ribbon	Faney, whole	#2	.16	.16		
lue Ribbon	Diced	#2	.11	.11		
ibbyibby	Sliced	16 oz	. 13	. 13		
	Dice	1 lb	.12	.12		
CARROTS tokeley	Diced	#2			.11	
CORN						
ream style:						
A & P	Country Gentleman, Gr.	20 oz			.14	
Avondale	White	#2			.12	
Blue Ribbon	Golden Bantam	#2	.15	. 15	.12	
Blue Ribbon	White	#2_ #2_ #2_ #2_	.15	. 15	I	
Coleman Country Club	White.	#2	.13	.13	.14	
Del Monte		#2	10	1.5	.14	
Libby	Country Gentleman	#2	.16	.10		
Libby	Golden Bantam	#2	. 15			
Real McCoy	Country Clantloman	40	. 14	.14		
ReJoyce	Country Gentleman	#2	.15			
Blue Ribbon	Golden Bantam	#2	-,16	17	1	
Libby	Country Gentleman	#2	.17	.15		
LIMA BEANS						
ibby	Small, Green	#2	.18	.18		
tokeley	Small, Green	#2			.14	
PEAS						
& P		20 oz			. 17	
Blue Ribbon	Early June	#2	.17	. 16	1	
Companion	Early June	#2	. 14	. 14		
Country Garden	#2 Sieve_ Mammoth, Sweet	#2	.17	.16		
Country Garden Country Garden Country Garden	#3 Sieve	#2	.16	.16		
rystal Brook	June	#2	13	.13		
ona	.l #5 Sieve, Gr. C	#9			. 13	
libby Rosedale	#2 Sieve, Early June	#2	.19	.19		
cosedale	. 3 Sieve, Medium	#2	.15	.15		
tokeley	Honey Pod	#2	.17	. 16	1.	
ultana		#2			.15	
Veodford	#2 Sieve	#2	. 17	. 16		
SAUERKRAUT						
Blue Ribbon	***************************************	#2	.11	.11		
TOMATO JUICE						
		#2	.11	11		
Blue Ribbon		46 oz	. 25	25		
amphell		14 oz	.09	.09	. 08	
Campbell		20 oz 1 qt, 15 oz		.12	.10	
Country Club	Gr. A.	1 qt, 15 oz 1 pt, 8 oz		. 25	.24	
country Club	Gr. A.	1 qt, 14 oz			. 20	
ADDY		14 00	. 08	.08		
Jhhv		20 oz	.11	.11		
Stokeley		46 oz 20 oz	. 24	. 24		
Stokeley		46 oz			.10	
TOMATOES						
A & P	Grade A.	#2			.15	
Avondale		#2			1 11	
Avondale		#232			. 16	
Companion	***************************************	#2		. 13		
[ons	Grade C	#2 19 oz	. 12	. 12		
Livewell		#2		.12	.11	
				0.12		
Market Basket		#2	.13	.13		

### CEILING PRICES, GREATER PEORIA AREA-Continued

CANNED VEGETABLES AND JUICES-Continued

Brand	Description	Size can	Class 1	Class 2	Class 3	Class 4
TOMATOES—continued Real Buy Real Buy Real McCoy	Whole Peeled	#2 #2½ #2	\$0.12	\$0. 12	\$0. 10 . 13	\$0. 10 . 13
ReJoyce Riteway Stokeley	Seleeted	#2 #2 #2 #2 #21/2	. 14	. 14	. 13	. 13

CANNED FRUITS

CANNED PROIIS						
PINEAPPLE						
Companion	Broken Slices	#21/2	\$0.28	\$0. 27		
Dole.		8 oz			\$0.12	\$0.11
Libby		#21/2	. 28	. 28		
Libby		#256	. 28	. 28		
Libby	Shoca	#472	. 20	.20		
FRUIT COCKTAIL						
Blue Ribbon		#21/2	. 35	.34		
Companion		1 lb	. 19	. 19		
Country Club		#2			. 25	. 25
Country Club		#1			.17	. 17
Total Branch		#1	. 23	. 23		
Del Mobte		<b>#</b> 1	. 19			
Libby		#01/		. 19		
Libby		#232	. 32	. 32		
ReJoyce		#1	19	. 19		
Santa Cruz		#1	. 16	. 16		
Stokelev		#1	.17	. 17		
Halves:						
Haives:		#21/6	. 30	. 30		
				. 31		
Companion		#21/2		. 26		
Libby		#21/2		. 28		
Ruby		#21/2			. 22	. 22
Stokelov		#21/2			. 25	. 24
Sliced:						
All Gold		#21/2	. 30	. 30		
Blue Ribbon		#21/2	. 32	. 32		
Companion			. 27	. 26		
Tibbe		#21/2	. 29	. 28		
				. 20	. 25	. 24
Stokeley		#472			. 20	. 24
PEARS	7.1	#01.6				~
A & P	Halves, Gr. A	#21/2			. 30	. 29
Blue Ribbon	Fancy Oregon Peeled	#21/2	. 39	. 39		
Companion			. 31	.31		
Country Club.		#2			. 20	. 20
Country Club	Halves	#21/2			. 28	. 2
		29 oz			. 26	. 2
Iona		00 00				.20
Iona	Halves, Gr. C	20 oz			. 20	.2
Libby		#21/2	. 32	. 32		
Livewell	Bartlett		.31	. 30		
ReJovce		#21/2	. 34	. 34		
Stokelev		#21/2			. 30	. 30
Develoy		/20000000000000000000000000000000000		1		

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; General Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

EARL W. CLARK, District Director, Peoria, Ill.

[F. R. Doc. 43-8182; Filed, May 22, 1943; 3:58 p. m.]

[Fargo-Moorhead Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR FARCO-MOORHEAD AREA, NORTH DAKOTA

Section 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars-and-cents) ceiling prices for certain food items sold in Class I retail stores located in the following area:

Within the Corporate Limits of Fargo and West Fargo, Cass Co., North Dakota and Within the Corporate Limits of Moorhead and Dilworth, Clay Co., Minnesota. SEC. 2 Application to other sellers No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable Regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below

must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of general order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective on May 10, 1943.

SEC. 6 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof for the areas aforesaid:

CEILING PRICES, FARGO-MOORHEAD AREA, N	DAK.
BREAD	
Bluebird, 1½ lb	\$0.12
Brownee, 1½ lb Brownee Cinnamon, 1 lb	. 12
Brownee Cinnamon, 1 lb	.15
Brownee Raisin Rye, 1 lb	.10
Brownee White Raisin (frosted), 1 lb_	.12
Enright's Whole Wheat, 11/2 1b	.12
Federal, 1½ lb	. 14
Federal, 1½ lb Federal Cinnamon, 1 lb	. 15
Federal Indian Health, 1 lb	. 11
Federal Cracked Wheat, 1 lb	.11
Federal Rye, 1 lb	. 11
Federal Vienna, 1 lb	. 11
Federal Whole Wheat, 1 lb	.11
Grandma's, 1½ lb	. 12
Grandma's Raisin (white), 1 lb	. 11
Grandma's Raisin Rve. 1 lb	. 10
Grandma's Rye, 1 lb	. 09
Grandma's Rye, 1 lb Grandma's Vienna (white), 1 lb Grandma's White, 1 lb Grandma's Whole Wheat, 1 lb	. 10
Grandma's White, 1 lb	. 09
Grandma's Whole Wheat, 1 lb	. 09
Harvest Queen, 1½ lb	. 10
Holsum, 1½ lb Holsum Raisin (white), 1 lb	. 12
Holsum Raisin (white), 1 lb	. 14
Holsum Rye, 1 lb National Big Jumbo, 1½ lb loaf	. 10
National Big Jumpo, 1½ 10 loai	. 11
National Cracked Wheat, 1 lb	. 10
National Jumbs (Truist 11/ 1b loof	.10
National Jumbo Twist, 11/2 lb. loaf	. 10
National Rye, 1 lb National Whole Wheat, 1 lb	. 10
Old Brand 11/ lb	. 12
Old Franking 11/ lb	. 12
Old Fashion, 1½ lbOld Home, 1½ lb	. 12
Pan Pride 11/ 1h	. 12
Pan Pride, 1½ lb	. 13
Quality Cinnamon 1 lb	. 10
Quality Paisin Rye 1 lb	. 10
Quality Raisin (white), 1 lb	.10
Quality Rye, 1 lb	. 08
Quality White, 1 lb	. 09
Quality White, 1 lbQuality 40% Whole Wheat, 1 lb	. 09
Quality 100% Whole Wheat, 1 lb	. 10
Svenska Limpa Rye, 1 lb	.10
Sweetheart, 11/2 lb	
Sweetheart, 1½ lb Sweetheart Raisin Rye, 1 lb	10
Sweetheart Raisin (white), 1 lb	10
Sweetheart Roman Meal, 1 lb	12
Sweetheart Rye, 1 lb	. 10
Sweetheart Rye, 1 lbSweetheart Scotch, 1 lb	12
Sweetheart White, 1 lb	10
Tip Top, 11/2 lb	12
Tip Top White, 1 lb	10
Tip Top White, 1 lb	. 10
BANANAS	
In bunches, 1 lb	15
In hand, 1 lb	16

# 

Fairway Wheat Puffs, 5 oz\_\_\_\_\_

CEILING PRICES, FARGO-MOORHEAD AR N. DAK.—Continued	EA,	CEILING PRICES, FARGO-MOORHEAD ÅR N. DAK.—Continued	REA,	CEILING PRICES, FARGO-MOORHEAD ARE N. DAK.—Continued	EA,
BREAKFAST FOODS—continued		COFFEE		FISH—continued	
Fairway Cornflakes, 11 oz	0.07	Desthounced 4 1h	40.05	Shrimp:	
Fairway Bran Flakes, 15 oz	. 09	Chase & Sanborn, 1 lb	. 33	Fairway Wet Shrlmp, 634 oz\$	0.35
Falrway Wheat Cereal, 28 oz	. 12	Empress, 1 lb	.31	Gulf Kissed Wet Shrimp, 5\(^3\)4 oz. (glass)	. 43
Fairway Reg. or Quick Oats, 48 oz Georgie Porgle, 28 oz	. 18	Empress, 2 lb	. 60	Homebrand Wet Shrimp, 63/4 oz	. 36
Golden Valley Rolled Oats, 48 oz	. 23	Falrway, 1 lb.	.35	Tuna:	
Grapenuts, Reg	. 16	Folger's, 1 lb	.36	Del Monte Shredded Tuna, 1/2's	. 35
Grapenuts Flakes, Large	. 16	Harvest Queen, 1 lb. glass Harvest Queen, 2 lb. glass	.30 .58	Golden Valley Tuna, ½'s	.37
Grapenuts Flakes, Med	. 11	Harvest Queen, 1 lb. paper	.27	Green Label Shredded Tuna, ½'s	.33
Home Brand Oats, 48 oz	.21	Hills Brothers, 1 lb	.36	Our Family Shredded Tuna, ½'s Our Family Tuna, ½'s	.33
Home Brand Bran Flakes, 15 oz Home Brand Corn Flakes, 11 oz	. 11	Instant Postum, 8 oz	.38		.00
Home Brand Wheat Flakes, 8 oz	. 09	Instant Postum, 4 oz	. 22	FLOUR AND FLOUR MIXES	
Home Brand Wheat Puffs, 8 oz	. 08	Jah Vah Roasted Cereal, 1 lb	. 17	Cake flour:	
Home Brand Wheat Cereal, 28 oz	. 14	Maxwell House, 1 lb	.36	Fairway Cake Flour, 3 lb	. 21
Kelloggs All Bran, Med	. 14	Maxwell House, 2 lb	.70	Fairway Cake Flour, 5 lb	.32
Kelloggs All Bran, Large	. 22	M. J. B., 1 lb	. 33	Home Band Cake Flour, 5 lb	.37
Kelloggs Bran Flakes, Large Kelloggs Bran Flakes, Med	. 16	M. J. B., 2 lb	. 64	Lakeland Cake Flour, 4 lb	. 29
Kelloggs Pep, Reg	.11	Nash's, 1 lb	.32	Light and Fluffy Cake Flour, 23/4 lb	. 26
Kelloggs Corn Flakes, 11 oz	.10	Nash's, 2 lb National, 1 lb. glass	. 62 . 29	Our Family Cake Flour, 2¾ lb	. 20
Kelloggs Rice Krisples, Reg	. 14	Postum Cereal, 18 oz.	. 19	Standby Cake Flour, 5 lb Bisquick, 20 oz	.32
Kelloggs Shredded Wheat, Reg	. 12	Radiant Roast, 1 lb	. 28	Bisquick, 40 oz	.39
Kelloggs Krumbles, 9 oz	. 13	Radiant Roast, 2 lb	. 55	Dromedary Gingerbread Mix, 14 oz	. 22
Malt O'Meal, 26 oz	. 25	Sanka, 1 lb	. 39	Pancake flour:	
National Shredded Wheat, Reg	. 14	Serv-well, 1 lb	. 29	Aunt Jemima Pancake, 20 oz	. 13
Our Family Quick Oats, 48 oz Our Family Bran Flakes, 14 oz	. 22	Sweet Girl, 1 lb	. 25	Aunt Jemima Pancake, 3½ lb	.32
Our Family Bran Flakes, 8 oz	.11	Victory Roasted Cereal, 1 lb	. 13	Aunt Jemima Buckwheat Pancake,	15
Our Family Cornflakes, 11 oz.	. 08	COOKING AND SALAD OILS		20 oz	. 15
Our Family Wheat Cereal, 28 oz	. 14			Aunt Jemima Buckwheat Pancake,	. 36
Post Bran Flakes, 14 oz	16	Gerber Pure Olive Oil, 2 oz	. 17	Fairway Pancake, 4 lb.	. 23
Post Bran Flakes, 8 oz	.11	Mazola Oll, pint	.36	Harvest Time Pancake, 3 lb	.17
Post Toasties, 11 oz	. 10	Mazola Oil, quartPompeian Olive Oil, 1 oz	.68	Harvest Time Buckwheat Pancake,	
Puffed Rice Sparkies, 24 oz	.12	Wesson Oll, pint	.34	4 lb	. 13
Puffed Wheat Sparkles, 24 oz	. 11	Wesson Oil, quart	. 65	Harvest Time Buckwheat Pancake,	
Quaker Reg. or Quick Oats, 3 lbs Ralston's Shredded Wheat, 12 oz	. 14			3½ 1b	. 24
Ralston Wheat Cereal, 1½ lbs	. 24	FISH		Hazel Brand Reg. Pancake, 11/4 lb	. 07
Robb Ross White Wheat Cereal, 28 oz	. 15	Oysters:		Hazel Brand Reg. Pancake, 4 lb Hazel Brand Buckwheat Pancake, 11/4	. 18
Shreddies, 12 oz	. 14	Blue Plate Oysters, 7½ oz	. 44	lb	. 08
Standby Wheat Puffs, 8 oz	. 09	Fairway Oysters, 7½ oz	. 42	Hazel Brand Buckwheat Pancake, 4	
Standby Cornflakes, 11 oz	.07	Fairway Oysters, 14 ozGulf Kissed Oysters, 7½ oz	.78	1b	. 22
Standby Rolled Oats, 48 oz.	. 22	Niggerhead Oysters, 7½ oz	. 43	Home Brand Pancake, 3½ lb	. 24
Starling Rolled Oats, 48 oz	. 22	Salmon:	. 20	Lakeland Buckwheat Pancake, 4 lb	. 25
Wisdom Toasted Wheat, 8 oz		Calvert Pink Salmon, 1 lb. tall	. 28	Our Family Pancake, 11/4 lb	. 13
		Comment Mad Dad Cohon Colmon 1		Our Family Pancake Flour, $3\frac{1}{2}$ lb Our Family Buckwheat Pancake, $3\frac{1}{2}$	. 19
		Courage Med. Red Cohoe Salmon, 1		Our Family Duckwheat Lancake, 572	
Lakeland Cornflakes, 11 oz Lakeland Bran Flakes, 8 oz		lb. tall	.37		20
Lakeland Cornflakes, 11 oz Lakeland Bran Flakes, 8 oz Harvest Queen Bkft. Wheat, 1¾ lb	$.07\frac{1}{2}$ .09 .15	lb. tall Del Monte Red Salmon, 1 lb. tall	.47	lb	. 20
Lakeland Cornflakes, 11 oz	$.07\frac{1}{2}$ .09 .15 .33	lb. tall Del Monte Red Salmon, 1 lb. tall Deming Red Salmon, ½ lb. flat	.47		. 20 . 10 . 23
Lakeland Cornflakes, 11 oz Lakeland Bran Flakes, 8 oz Harvest Queen Bkft. Wheat, 1¾ lb Wizdom Rolled Oats, 5 lb Lakeland Rolled Oats, 3 lb	.07½ .09 .15 .33 .20	lb. tall	.47	Pillsbury Pancake, 1¼ lb	. 10
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20	lb. tall	.47 .33 .27	lb	. 10
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07	Del Monte Red Salmon, 1 lb. tall Deming Red Salmon, ½ lb. flat Happyvale Plnk Salmon, 1 lb. tall Home Brand Chinook Salmon, ½ lb. flat	.47	lb	. 10 . 23 . 13
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07	lb. tall	.47 .33 .27	lb	. 10 . 23 . 13
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07	lb. tall	.47 .33 .27 .43 .33 .50	lb	. 10 . 23 . 13
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19	lb. tall	.47 .33 .27 .43 .33 .50 .51	lb	. 10 . 23 . 13
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .19	lb. tall	.47 .33 .27 .43 .33 .50	lb	.10 .23 .13
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49	lb	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49	lb	. 10 . 23 . 13 . 27 . 16
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49	lb  Pillsbury Pancake, 1¼ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1¼ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47	lb	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Del Monte Grapefruit, #2  Del Monte Grapefruit, #2	.07½ .09 .15 .33 .20 .07 .08 .19 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47	lb	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22	lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27	lb  Pillsbury Pancake, 1¼ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1¼ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oZ  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gllt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Borde Grapefruit Julce, 46 oz  Bordo Grapefruit Julce, #2  Del Monte Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Grapefruit, #2	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat.  Our Family Red Salmon, 1 lb. flat.  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Reck Med. Red Cohoe Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall	. 47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27	lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Bordo Grapefruit Julce, #2  Del Monte Grapefruit Julce, 46 oz  Golden Valley Grapefruit Julce, 46 oz  Golden Valley Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Broken Grapefruit, 46 oz  Golden Valley Broken Grapefruit, 46 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38 .17	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, ½ lb. flat.  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Rock Med. Red Cohoe Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27	lb. Pillsbury Pancake, 1½ lb. Pillsbury Pancake, 3½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 3½ lb. Servwell Pancake, 3⅓ lb. FRUIT, DRIED  Iris Currants, 8 oz. Iris Currants, 11 oz. Sugar Rlpe Prunes, 2 lb. Sunsweet Prunes, 1 lb. Gilt Edge Ralsins, puffed, 15 oz. Gold Bar Ralsins, puffed, 15 oz. Home Brand Thompson Seedless Ralsins, 2 lb.	.10 .23 .13 .27 .16
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb.2 for  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Del Monte Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Broken Grapefruit, 46 oz.  Heart of Florlda Grapefruit Julce, #2	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38 .17 .19 .38 .17	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat Happyvale Pink Salmon, 1 lb. tall Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat. Home Brand Red Salmon, 1 lb. tall. Home Brand Red Salmon, 1 lb. flat. Libby Red Salmon, ½ lb. flat. Libby Red Salmon, ½ lb. flat Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat. Our Family Red Salmon, ½ lb. flat. Our Family Red Salmon, 1 lb. tall Recipe Pink Salmon, 1 lb. tall Reck Med. Red Cohoe Salmon, 1 lb. tall Sea Cap Pink Salmon, 1 lb. tall Sea Harvest Pink Salmon, 1 lb. tall Sea Harvest Pink Salmon, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz.  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gold Bar Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Rai-	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17
Lakeland Cornflakes, 11 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .49 .17 .36	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Reck Med. Red Cohoe Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Shell Pink Salmon, 1 lb. tall  Sllvalaska Pink Salmon, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Del Monte Grapefruit Julce, 46 oz  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florida Grapefruit, #2  Golden Valley Broken Grapefruit, 46 oz.  Heart of Florida Grapefruit Julce, #2  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 18 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38 .17 .19 .38 .17	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Standby Red Salmon, ½ lb. flat	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .27 .28 .33 .50	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz.  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gold Bar Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Rai-	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb.2 for  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Colden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florida Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz.  Libby's Grapefruit Julce, 13½ oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .49 .17 .36 .17	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, ½ lb. flat.  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Standby Red Salmon, ½ lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .28 .33 .51	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Colden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, #2  Home Brand Grapefruit Julce, #2  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit, #5  Libby's Grapefruit, #5  Libby's Grapefruit, #5	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22  .17 .39 .38 .17 .49 .17 .36 .17 .44 .10 .51	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat Happyvale Pink Salmon, 1 lb. tall Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat. Home Brand Red Salmon, 1 lb. tall Home Brand Red Salmon, 1 lb. flat. Libby Red Salmon, ½ lb. flat Libby Red Salmon, ½ lb. flat Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat. Our Family Red Salmon, ½ lb. flat. Our Family Red Salmon, 1 lb. tall Recipe Pink Salmon, 1 lb. tall Recipe Pink Salmon, 1 lb. tall Sea Cap Pink Salmon, 1 lb. tall Sea Harvest Pink Salmon, 1 lb. tall Shell Pink Salmon, 1 lb. tall Shell Pink Salmon, 1 lb. tall Standby Red Salmon, ½ lb. flat Standby Red Salmon, ½ lb. flat Standby Red Salmon, 1 lb. flat Starlight Med. Red Cohoe Salmon, 1 lb. flat	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .39 .28 .33 .51	lb  Pillsbury Pancake, 1¼ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1¼ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Raisins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Colden Valley Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florlda Grapefruit Julce, #2.  Home Brand Grapefruit Julce, #2.  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 18 oz  Libby's Grapefruit Julce, 13½ oz  Libby's Whole Grapefruit, #5  Libby's Orange Julce, 46 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22  .17 .39 .38 .17 .49 .17 .36 .17 .44 .10 .51 .64	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Slivalaska Pink Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .28 .33 .51	lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Colden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florida Grapefruit Julce, #2.  Home Brand Grapefruit Julce, #2.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz.  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .36 .17 .44 .10 .51 .64	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat.  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Shell Plnk Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall  Treadwell Med. Red Cohoe Salmon, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .39 .28 .33 .51	lb  Pillsbury Pancake, 1¼ lb  Pillsbury Buckwheat Pancake, 1¼ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sunsweet Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY  Golden Valley Honey, quart  Home Brand Honey, 16 oz	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 5 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Colden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florlda Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, #2  Home Brand Grapefruit Julce, 18 oz.  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Juice, 46 oz.  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Juice, 46 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38 .17 .49 .17 .36 .17 .49 .17 .36 .17 .44 .10 .51 .64 .84 .44	Ib. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .28 .33 .51 .39 .39	lb. Pillsbury Pancake, 1½ lb. Pillsbury Pancake, 3½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 3½ lb. Servwell Pancake, 3⅓ lb. FRUIT, DRIED  Iris Currants, 8 oz. Iris Currants, 11 oz. Sugar Rlpe Prunes, 2 lb. Sunsweet Prunes, 1 lb. Gilt Edge Ralsins, puffed, 15 oz. Gold Bar Ralsins, puffed, 15 oz. Home Brand Thompson Seedless Ralsins, 2 lb. Home Brand Thompson Seedless Raisins, 4 lb. Sugarlpe Seedless Raisins, 2 lb. HONEY  Golden Valley Honey, quart. Home Brand Honey, 16 oz. Our Family Honey, 5 lb.	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 5 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Rolled Oats, 1¾ lb  Canned Caraper Parina, 1¾ lb  Canned Citrus Fruits and Juices  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Colden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Golden Valley Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 13½ oz  Libby's Grapefruit Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Juice, 46 oz  O-Mi-O Grapefruit Julce, 46 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .36 .17 .44 .10 .51 .64	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Pink Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, ½ lb. flat.  Our Family Red Salmon, 1 lb. tall  Recipe Pink Salmon, 1 lb. tall  Recipe Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Standby Red Salmon, ½ lb. flat  Standby Red Salmon, ½ lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall  Treadwell Med. Red Cohoe Salmon, 1 lb. tall  Sardines:  Bell Isle Oval Sardines, mustard	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .33 .51 .39 .39	lb. Pillsbury Pancake, 1½ lb. Pillsbury Pancake, 3½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 3½ lb. Servwell Pancake, 3⅓ lb. FRUIT, DRIED  Iris Currants, 8 oz. Iris Currants, 11 oz. Sugar Rlpe Prunes, 2 lb. Sunsweet Prunes, 1 lb. Gilt Edge Ralsins, puffed, 15 oz. Gold Bar Ralsins, puffed, 15 oz. Home Brand Thompson Seedless Ralsins, 2 lb. Home Brand Thompson Seedless Raisins, 4 lb. Sugarlpe Seedless Raisins, 2 lb. HONEY  Golden Valley Honey, quart. Home Brand Honey, 16 oz. Our Family Honey, 5 lb. Sioux Bee Honey, 1 lb.	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 5 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florida Grapefruit Julce, 46 oz.  Heart of Florida Grapefruit Julce, #2  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 13½ oz  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  O-Mi-O Grapefruit Julce, 46 oz  Orchard Garden Grapefruit Julce,	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .19 .38 .17 .49 .17 .36 .17 .49 .17 .36 .17 .44 .10 .51 .64 .84 .44	Ib. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .33 .51 .39 .39	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sugar Rlpe Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY  Golden Valley Honey, quart  Home Brand Honey, 16 oz  Our Family Honey, 5 lb  Sioux Bee Honey, 1 lb  Sioux Bee Honey, 2 lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29 .111 .35 .15 .35 .67
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 5 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, #2  Colden Valley Grapefruit Julce, 46 oz  Golden Valley Grapefruit Julce, 46 oz.  Heart of Florlda Grapefruit Julce, #2  Home Brand Grapefruit Julce, #2  Home Brand Grapefruit Julce, 46 oz  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  O-Mi-O Grapefruit Julce, 46 oz  Orchard Garden Grapefruit Julce,  Oc  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .18 .18 .18 .19 .19 .19 .19 .19 .19 .10 .10 .10 .10 .10 .10 .10 .10 .10 .10	Ib. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .28 .33 .51 .39 .39	lb. Pillsbury Pancake, 1½ lb. Pillsbury Pancake, 3½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 1½ lb. Pillsbury Buckwheat Pancake, 3½ lb. Servwell Pancake, 3⅓ lb. FRUIT, DRIED  Iris Currants, 8 oz. Iris Currants, 11 oz. Sugar Rlpe Prunes, 2 lb. Sunsweet Prunes, 1 lb. Gilt Edge Ralsins, puffed, 15 oz. Gold Bar Ralsins, puffed, 15 oz. Home Brand Thompson Seedless Ralsins, 2 lb. Home Brand Thompson Seedless Raisins, 4 lb. Sugarlpe Seedless Raisins, 2 lb. HONEY  Golden Valley Honey, quart. Home Brand Honey, 16 oz. Our Family Honey, 5 lb. Sioux Bee Honey, 1 lb.	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29
Lakeland Cornflakes, 11 oz.  Lakeland Bran Flakes, 8 oz.  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 5 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Golden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Golden Valley Broken Grapefruit, 46 oz.  Home Brand Grapefruit Julce, 13 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 13½ oz  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  O-Mi-O Grapefruit Julce, 46 oz  Orchard Garden Grapefruit Julce,  46 oz  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #7	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .36 .17 .44 .10 .51 .64 .38 .38 .38 .38	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Rock Med. Red Cohoe Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Shell Pink Salmon, 1 lb. tall  Standby Red Salmon, ½ lb. flat  Standby Red Salmon, ½ lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall  Stardwell Med. Red Cohoe Salmon, 1 lb. tall  Sardines:  Bell Isle Oval Sardines, mustard sauce, 1's  Eatwell Oval Sardines, tomato sauce, 1's  Eatwell Sardlnes, natural sauce, 1	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .27 .27 .28 .33 .51 .39 .51 .39 .51 .51 .51 .51 .51 .51 .51 .51 .51 .51	lb  Pillsbury Pancake, 1½ lb  Pillsbury Pancake, 3½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sugar Rlpe Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY  Golden Valley Honey, quart  Home Brand Honey, 16 oz  Our Family Honey, 5 lb  Sioux Bee Honey, 1 lb  Sioux Bee Honey, 2 lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29 .111 .35 .15 .35 .67
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Golden Valley Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit, #5  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  Orchard Garden Grapefruit Julce,  46 oz  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Real Gold Orange Julce, 12 oz  Real Gold Orange Julce, 12 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22  .17 .39 .38 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .10 .51 .64 .38 .38	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, 2 lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall  Stardwell Med. Red Cohoe Salmon, 1 lb. tall  Sardines:  Bell Isle Oval Sardines, mustard sauce, 1's  Eatwell Sardlnes, natural sauce, 1 lb. tall  Eatwell Sardlnes, natural sauce, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .28 .33 .51 .39 .39	lb  Pillsbury Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sugar Rlpe Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY  Golden Valley Honey, quart  Home Brand Honey, 16 oz  Our Family Honey, 5 lb  Sioux Bee Honey, 1 lb  Sioux Bee Honey, 2 lb.  LARD	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29 .1.11 .35 .1.15 .35 .67 .92
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Rolled Oats, 1¾ lb  Canned Carpernal Jule, 46 oz  Bluebird Grapefruit Julce, 46 oz  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Golden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit, #5  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  Orchard Garden Grapefruit Julce, 46 oz  Orchard Garden Grapefruit, #2  Our Family Grapefruit, #2  Stokely Grapefruit, #2  Stokely Grapefruit, #2	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .19 .36 .17 .44 .10 .51 .64 .38 .44 .38 .44 .38 .18 .56 .15 .17	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Libby Red Salmon, ½ lb. flat  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall.  Stardles:  Bell Isle Oval Sardines, mustard sauce, 1's  Eatwell Oval Sardines, tomato sauce, 1's  Eatwell Sardlnes, natural sauce, 1 lb. tall  Van Camp's Oval Sardines, tomato	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .39 .28 .27 .27 .28 .33 .51 .39 .39 .51	lb	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29 .29 .111 .35 .67 .92
Lakeland Cornflakes, 11 oz  Lakeland Bran Flakes, 8 oz  Harvest Queen Bkft. Wheat, 1¾ lb  Wizdom Rolled Oats, 5 lb  Lakeland Rolled Oats, 3 lb  Fort Dearborn Cornflakes, 11 oz  Fort Dearborn Wheat Flakes, 8 oz  Fort Dearborn Rolled Oats, 3 lb  Fort Dearborn Rolled Oats, 1¾ lb  Fort Dearborn Farina, 1¾ lb  Our Family Regular Oats, 48 oz  CANNED CITRUS FRUITS AND JUICES  Bluebird Grapefruit Julce, #2  Bluebird Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Borde Grapefruit Julce, 46 oz  Golden Valley Grapefruit, #2  Golden Valley Grapefruit, #2  Golden Valley Grapefruit Julce, 46 oz.  Home Brand Grapefruit Julce, 18 oz.  Home Brand Grapefruit Julce, 18 oz  Home Brand Grapefruit, #5  Libby's Grapefruit Julce, 13½ oz  Libby's Orange Julce, 46 oz  McDonald Grapefruit Julce, 46 oz  O-Mi-O Blended Julce, 46 oz  Orchard Garden Grapefruit Julce,  46 oz  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Our Family Grapefruit, #2  Real Gold Orange Julce, 12 oz  Real Gold Orange Julce, 12 oz	.07½ .09 .15 .33 .20 .07 .08 .19 .13 .22 .17 .39 .38 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .17 .36 .17 .49 .10 .51 .64 .38 .38 .38	Del Monte Red Salmon, 1 lb. tall  Deming Red Salmon, ½ lb. flat  Happyvale Plnk Salmon, 1 lb. tall  Home Brand Chinook Salmon, ½ lb. flat  Home Brand Red Salmon, ½ lb. flat  Home Brand Red Salmon, 1 lb. tall  Home Brand Red Salmon, 1 lb. flat  Libby Red Salmon, 2 lb. flat  Libby Red Salmon, 1 lb. tall  Morning Star Med. Red Cohoe Salmon, ½ lb. flat  Our Family Red Salmon, 1 lb. tall  Our Family Red Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Recipe Plnk Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Cap Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Sea Harvest Pink Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. tall  Standby Red Salmon, 1 lb. flat  Starlight Med. Red Cohoe Salmon, 1 lb. tall  Stardwell Med. Red Cohoe Salmon, 1 lb. tall  Sardines:  Bell Isle Oval Sardines, mustard sauce, 1's  Eatwell Sardlnes, natural sauce, 1 lb. tall  Eatwell Sardlnes, natural sauce, 1 lb. tall	.47 .33 .27 .43 .33 .50 .51 .33 .49 .26 .34 .47 .27 .39 .28 .27 .27 .28 .33 .51 .39 .39 .51	lb  Pillsbury Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 1½ lb  Pillsbury Buckwheat Pancake, 3½ lb  Servwell Pancake, 3⅓ lb  FRUIT, DRIED  Iris Currants, 8 oz  Iris Currants, 11 oz  Sugar Rlpe Prunes, 2 lb  Sugar Rlpe Prunes, 1 lb  Gilt Edge Ralsins, puffed, 15 oz  Gold Bar Ralsins, puffed, 15 oz  Home Brand Thompson Seedless Ralsins, 2 lb  Home Brand Thompson Seedless Raisins, 4 lb  Sugarlpe Seedless Raisins, 2 lb  HONEY  Golden Valley Honey, quart  Home Brand Honey, 16 oz  Our Family Honey, 5 lb  Sioux Bee Honey, 1 lb  Sioux Bee Honey, 2 lb.  LARD	.10 .23 .13 .27 .16 .11 .17 .36 .19 .17 .17 .30 .56 .29 .111 .35 .15 .35 .67 .92

2:23 p. m.]

CEILING PRICES, FARGO-MOORHEAD AN N. DAK.—Continued	REA,	CEILING PRICES, FARGO-MOORHEAD AN N. DAK.—Continued	REA,
MACARONI AND NOODLE PRODUCTS		SHORTENING	
Macaroni:		Crisco, 1 lb	80.26
Creamettes, 8 oz.		Crisco, 3 lb	. 75
Home Brand Macaroni, 8 oz Mother's Long Macaroni, 8 oz	. 08	Jewell, 1 lb	. 22
Mother's Macaroni, 8 oz	. 08 1/2	Mixo, 3 lb	. 64
Mother's Macaroni Rings, 8 oz	.081/2	Sno-Kreem, 1 lb	. 26
Mother's Shell Macaroni, 8 oz	$.08\frac{1}{2}$	Sno-Kreem, 3 lb	. 72
Quality Macaroni, 12 oz	. 11	Spry, 3 lb	.75 •
Quality Macaroni Rings, 12'0Z	. 11	opiy, o ive	,
Quality Shell Macaroni, 12 oz Noodles:	. 11	SUGAR	
Creamette Noodles, 5 oz	. 09	Brown Sugar, 1 lb	081/2
Home Brand Noodles, 5 oz	. 08	Cube Sugar, 1 lb	
Home Brand Noodles, 16 oz	. 22	Cube Sugar, 2 lb	
Jenny Lee Noodles, 16 oz	. 23	Cut Loaf, 1 lb	
Mother's Egg Noodles, 5 oz	. 08	Granulated Sugar, 1 lb	
Mother's Egg Noodles, 12 oz	. 18	Granulated Sugar, 5 lb	
Mother's Egg Noodles, 16 ozQuality Egg Noodles, 16 oz	. 23	Granulated Sugar, 10 lb	
Spaghetti:	. 20	Powdered Sugar, 1 lb	. 09
Home Brand Spaghetti, 8 oz	. 08	Sugar Tablets, 1 lb	. 11
Mother's Elbow Spaghetti, 8 oz		SYRUP AND MOLASSES	
Mother's Long Spaghetti, 8 oz		Syrup:	
Mother's Spaghetti, 8 oz	. 081/2	Amaizo, Golden Corn, 1½ lb	.12
Quality Spaghetti, 12 oz		Amaizo, Golden Corn, 5 lb	. 40
Tenderoni, 6 oz 3 for Vermicelii, Mother's, 7 oz		Amaizo, Golden Corn, 10 lb	. 72
	.0072	Amaizo, White Corn, 1½ lbAmaizo, White Corn, 5 lb	. 42
MILK		Amaizo, White Corn, 10 lb	. 76
Fluid Miik, quarts	. 12	Golden Valley Amber, 5 lb	. 39
Evaporated and condensed milk:		Golden Valley Amber, 10 lb	
Borden's Silver Cow Milk, Baby	. 06	Golden Valley White, 5 lb	. 42
Borden's Silver Cow Miik, Tall	.111/2	Goiden Valley White, 10 lb	. 76
Carnation Evaporated Milk, Baby	.06	Home Amber Corn, 6 lb	. 37
Carnation Evaporated Milk, Tall Eagle Brand Milk, 15½ oz	. 11 1/2	Home, Cane & Maple, 16 oz.	. 69
Fairway, 14½ oz	. 09	Home, Cane & Maple, 30 oz	.36
Fairway, 6 oz	. 051/2	Home, White Corn, 5 lb	.40
Home Brand Evap. Unsweet Milk,		Home, White Corn, 10 lb	. 72
Baby	. 06	Karo, Blue, 11/2 lb	. 17
Home Brand Evap. Unsweet Milk,	441/	Karo, Biue, 5 lb	.42
Tall	. 111/2	Karo, Blue, 10 lb.	.78
Libby Evaporated Milk, Baby Libby Evaporated Milk, Tall	.06 .11\frac{1}{2}	Karo, Red, 1½ lb Karo, Red, 5 lb	. 44
National Brand Evap. Milk, 141/2	* = = /2	Karo, Red, 10 lb	.80
oz3 for	. 27	Log Cabin Cane Syrup, 12 oz	. 21
Northfield Milk, Baby	. 06	Old Manse, Cane and Maple, 12 oz	. 23
Northfield Milk, Tall	$.11\frac{1}{2}$	Our Family, Cane and Maple, 16 oz	. 23
Our Family Milk, Baby	.06	Staley's Golden Regular, 1½ lb	.16
Our Family Milk, Tali Pet Evaporated Milk, Baby	. 111/2	Staley's Golden Regular, 5 lb Staley's Golden Regular, 10 lb	.72
Pet Evaporated Milk, Tall	. 111/2	Staley's Golden Sweetose, 1½ lb	. 16
Standby Milk, Baby	. 06	Staley's Golden Sweetose, 5 lb	. 41
Standby Milk, Tall	. 11 1/2	Staley's Golden Sweetose, 10 lb	
Land O'Lakes Evap. Milk, 6 oz	. 042/3	Staley's Regular Crystal, 1½ lb	.17
Land O'Lakes Evap. Milk, 141/2 oz_	. 09 1/2	Staley's Regular Crystal, 5 lb	. 42
PEANUT BUTTER		Staley's Regular Crystal, 10 lb Sweet Girl Maple, ½ pt	.75
Come Again, 2 lb	. 54	Sweet Girl Maple, 72 pt	.19
Fargo, 1 lb	.38	Vermont Maid, Cane and Maple, 12	
Garden, 1 lb	.37	OZ	, 21
Garden, 1½ lb	. 55	Molasses;	
Garden, 2 lb		Aunt Dinah Molasses, 12 oz	. 12
Golden Vailey, 6 oz		Aunt Dinah Molasses, 24 oz	
Golden Valley, 12 oz		Aunt Dinah Molasses, 5 lb	
Golden Valley, 24 oz		Brer Rabbit, Gold Label, 12 oz	
Hazel, 9 oz.		Brer Rabbit, Gold Label, 24 oz	
Hazel, 1 lb		Brer Rabbit, Green Label, 12 oz	
Holsum Crunch, 9 oz.	.27	Brer Rabbit, Green Label, 24 oz	
Holsum Crunch, 1 lb	. 44	Golden Valley Molasses, 1½ lb	
Pantry Pride, 1 lb	.35	Red Hen Molasses, 18 oz	
Pantry Pride 2 lb	. 54	Sunny Sam Molasses, 5 lb	
Peter Pan, 4½ oz	.64	Sunny Sam Molasses, 5 15	
Peter Pan, 12 oz			
Standby, 12 oz		(Pub. Laws 421 and 729, 77th Cong.	
White Star, 1 lb	. 38	9250, 7 F.R. 7871; E.O. 9328, 8 F.R.	4681)
White Star, 2 lb	. 69	Issued this 8th day of May 1943.	
Wizdom, 2 ib	. 57		
POULTRY		HAROLD W. BANGERT,	
Broilers, fryers and young roasters,		District Directo	
max. price lb		Fargo-Moorhead Dist	rict.
Fowl (mature hens), max. price lb		[F. R. Doc. 43-8324; Filed, May 24,	1943:
Old roasters, max. price lb		2:23 p. m.]	,

Old roasters, max. price lb\_\_\_\_\_

[Fargo-Moorhead Order 1 Under Gen. Order 51, Amdt. 1]

COMMUNITY CEILING PRICES IN FARGO-MOORHEAD AREA, NORTH DAKOTA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Fargo-Moorhead District Director of the Office of Price Administration by section A (2) of General Order No. 51, it is hereby ordered that section 6 be amended in the

following respects:
The prices of the following items shall

Fairway Wheat Flakes, 8 oz	read:
Fairway Wheat Puffs, 5 oz	
Fairway Wheat Puffs, 5 oz	Fairway Wheat Flakes 8 oz 80 00
Fairway Cornflakes, 11 oz	
Fairway Reg. or Quick Oats, 48 oz	Fairway Cornflakes, 11 oz
Fairway Reg. or Quick Oats, 48 oz	Fairway Bran Flakes, 15 oz
Fairway Reg. or Quick Oats, 48 oz	Fairway Wheat Cereal, 28 oz
Standby Corn Flakes, 11 oz	Fairway Reg. or Quick Oats, 48 oz22
Coffee   Butternut, 1 lb	Fort Dearborn Rolled Oats, 11/4 lb.,
Coffee   Butternut, 1 lb	Standby Corn Flakes, 11 oz
Butternut, 1 lb	
Chase & Sanborn, 1 lb	
Empress, 2 lb	Chase & Sanborn, 1 lb 33
Empress, 2 lb	Empress, 1 lb
Harvest Queen, 1 lb. glass	Empress, 2 lb69
Harvest Queen, 1 lb. glass	Fairway, 1 lb
Harvest Queen, 1 lb. glass	Folger's, 1 lb
Harvest Queen, 1 lb. paper	Harvest Queen, 1 lb. glass30
Instant Postum, 8 oz	Harvest Queen, 2 lb. glass58
Instant Postum, 8 oz	Harvest Queen, 1 lb. paper
Instant Postum, 4 oz	Hills Brothers, 1 lb37
Jah Vah Roasted Cereal, 1 lb	Instant Postum, 8 oz
Kaffee Hag, 1 lb	Instant Postum, 4 oz
Maxwell House, 1 lb	
M. J. B., 2 lb	Kaffee Hag, 1 lb
M. J. B., 2 lb	Maxwell House, 1 lb
M. J. B., 2 lb	Maxwell House, 2 lb
Nash's, 1 lb	
Nash's, 2 lb	M. J. B., 2 10
National, 1 lb. glass	Nash's, 1 ID
Postum Cereal, 18 oz	Nash's, 2 ID
Radiant Roast, 1 lb	Portum Caral 10 an
Radiant Roast, 2 lb	Position Cereal, 16 02
Sanka, 1 lb	
Sweet Girl, 1 lb	Sanka 1 lh
Sweet Girl, 1 lb	Serv-well 1 lb
The entry for Fairway Milk is amended to read as follows:  Fairway Milk, 14½ oz	
The entry for Fairway Milk is amended to read as follows:  Fairway Milk, 14½ oz	Victory Roasted Cereal 1 lb
to read as follows:  Fairway Milk, 14½ oz	
To the table headed "shortening" there is added the following:  Kreemix, 3 lb	
To the table headed "shortening" there is added the following:  Kreemix, 3 lb	Fairway Milk, 14½ oz
Kreemix, 3 lb	To the table headed "shortening" there
This amendment to Order No. 1 shall become effective May 10, 1943.  (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)  Issued this 10th day of May 1943.  HAROLD W. BANGERT,  District Director,  Fargo-Moorhead District.  [F. R. Doc. 43-8235; Filed, May 24, 1943;	
become effective May 10, 1943.  (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)  Issued this 10th day of May 1943.  HAROLD W. BANGERT,  District Director,  Fargo-Moorhead District.  [F. R. Doc. 43-8235; Filed, May 24, 1943;	
E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)  Issued this 10th day of May 1943.  HAROLD W. BANGERT,  District Director,  Fargo-Moorhead District.  [F. R. Doc. 43-8235; Filed, May 24, 1943;	become effective May 10, 1943.
HAROLD W. BANGERT, District Director, Fargo-Moorhead District.  [F. R. Doc. 43-8235; Filed, May 24, 1943;	E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R.
HAROLD W. BANGERT, District Director, Fargo-Moorhead District.  [F. R. Doc. 43-8235; Filed, May 24, 1943;	Issued this 10th day of May 1943.
District Director, Fargo-Moorhead District. [F. R. Doc. 43-8235; Filed, May 24, 1943;	
Fargo-Moorhead District. [F. R. Doc. 43-8235; Filed, May 24, 1943;	

[Fargo-Moorhead Order 1 Under Gen. Order 51, Amdt. 2]

2:23 p. m.]

COMMUNITY CEILING PRICES IN FARGO-MOORHEAD AREA, NORTH DAKOTA

For the reasons set forth in an opinion issued simultaneously herewith and

under the authority vested in the Fargo-Moorhead District Director of the Office of Price Administration by section a (2) of General Order No. 51, it is hereby ordered that Section 6 be amended in the following respects:

The prices of the following items shall

read:

Dutch Maid Bread, 24 oz.	\$0.13
Old Home Cracked Wheat, 11/2 lb	. 12
Old Home Potato, 11/2 lb	. 12
Sevenska Limpa Rye, 1 lb	. 12

MACARONI AND NOODLE PRODUCTS

Van Camps Tenderoni, 6 oz----This amendment to Order No. 1 shall

become effective May 10, 1943. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of May 1943.

HAROLD W. BANGERT, District Director Fargo-Moorhead District.

[F. R. Doc. 43-8236; Filed, May 24, 1943; 2:23 p. m.]

[Quad Cities Order 1 Under Gen. Order 51]

#### COMMUNITY CEILING PRICES IN QUAD CITIES AREA, ILL.-IOWA

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6, community dollars-andcents ceiling prices for certain food items sold in class 1 retail stores located in the following areas:

> Davenport. Rock Island. Moline. East Moline. Silvis. Milan. Bettendorf.

SEC. 2 Application to other sellers. No sellers except a "retail route" seller, may charge more than these community dollars-and-cents ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "Class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations. (An order may specifically fix ceiling prices for other classes of sellers.)

Sec. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Numbers 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective on May 10, 1943.

SEC. 6 The Community dollars-andcents ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

Note: These prices apply to OPA class 1 and class 2 stores; that is, those stores having less than \$50,000 annual sales.

CEILING PRICES, QUAD CITIES AREA, ILL	[OWA
PEANUT BUTTER	
Armour's Star:	
6 oz	0.15
8 oz	. 19
12 oz	. 27
16 oz	.35
24 OZ	. 50
32 ozArsenal:	. 59
6 oz	.15
12 oz	.27
24 oz	. 50
32 oz	. 60
Golden Valley:	
6 oz	. 15
24 02	.47
I. O. A.:	
24 OZ	. 45
32 OZ	. 55
Jack Sprat:	10
6½ oz	. 16
16 oz	.35
24 oz	. 50
32 OZ	. 62
Jane Goode.	0.5
16 oz	.35
24 OZ.	. 50
Jumbo: 4 oz	10
	. 13
16 ozLuncheon:	. 31
6 oz	. 15
12 oz	. 27
16 OZ	.35
24 OZ	. 50
Lushus, 6 oz	.15
Mavflower:	
24 oz	. 45
32 oz	. 60
Peanut Crunch:	0.0
9 oz	. 26
16 OZ	. 42
Peter Pan:	4.5
4½ 0Z	. 15
12 OZ	. 45
Skippy, 16 ozSwift's Premium:	. 10
4½ oz	. 14
13 oz	.37
32 oz	. 80
Taste Rite:	. 00
6 OZ	. 15
12 oz.	. 27
24 0Z	. 50
32 0%	. 60
VD VUCCEOGRAPHICATION	
HONEY	
Strained honey:	
Arsenal:	
5 oz	. 13
8 oz	. 20
16 oz	.36
Bee Hive:	
5 oz	. 14
8 oz	. 20
10	- 4

Sioux Bee, 1 lb....

#### CEILING PRICES. QUAD CITIES AREA. ILL.-IOWA-Continued

Continued	
DRIED FRUIT	
Prunes:	00 10
Santa Clara, bulk, 50/50	
Santa Clara, bulk, 40/50	. 17
Santa Clara, bulk, 30/40Foil Rapt small, 1 lb. pkg	.19
Sunsweet or Sunkist large, 1 lb. pkg_	.18
Sunsweet or Sunkist large, 1 15. pkg_ Sunsweet or Sunkist extra large,	10
1 lb. pkg	. 19
Sunsweet or Sunkist medium, 2 lb.	. 10
pkg	.34
Sunsweet or Sunkist large, 2 lb.	.01
pkg	. 35
Raisins:	
Seedless, bulk	. 14
Seeded, bulk	.16
Seedless, 15 oz. pkg	. 15
Seeded, 15 oz. pkg	. 17
Seedless, 2 lb. pkg	. 29
Seedless, 4 lb	. 57
EVAPORATED AND CONDENSED MILK	
Amboy:	
Tall can	. 11
Baby can	
Arsenal:	100/2
Tall can	. 11
Baby can	
Carnation:	
Tall can	. 11
Baby can	
Durdee:	80
Tall can	
Baby can	.051/2
Eatwell:	4.4
Tall can	
Baby can	$.05\frac{1}{2}$
Jack Sprat:	11
Baby can	
Libby:	. 0072
Tall can	. 11
Baby can	
Our Family:	100/2
Tall can	.11
Baby can	
Pet:	
Tall can	. 11
Baby can	. 051/2
Setter:	
Tall can	. 11
Baby can	. 05 1/2
Silver Cow:	4.4
Tall canBaby can	
Star:	. 05 1/2
Tall can	11
Baby can.	
Swift:	12
Tall can	. 11
Baby can	
Eagle Brand:	
7½ oz	
15 oz	. 21
CEREALS	
All Bran:	
Kellogg's:	
10 oz	. 14
16 oz	. 22
Branflakes:	
Post and Kellogg's:	
8 oz	
14 oz	
Our Family, 8 oz.	. 09
Millers, 8 oz	. 09
Arsenal, 15 oz Jack Sprat, 15 oz	
Our Family, 15 oz	
Millers, 15 oz	
Cornflakes:	. 11
Kellogg's or Post Toasties:	
11 0Z	. 10
18 oz	
Jack Sprat, 11 oz	
Setter, 11 oz	. 09
Arsenal, 11 oz	
Our Family, 11 oz	. 09
Millers, 11 oz	

CEILING PRICES, QUAD CITIES AREA, ILLTOWA— Continued		CEILING PRICES, QUAD CITIES AREA, ILLIOV Continued	CEILING PRICES, QUAD CITIES AREA, ILLIOWA Continued		
CEREALS—continued		COFFEE AND RELATED PRODUCTS—continue	ed	FLOUR AND FLOUR MIXES—continued	
orn Kix, 7 oz	80.13	Santos Blend, 1 lb\$	0.26	Pancake flour, plain—Continued.	
ream of Wheat:	******	Setter (tin), 1 lb	.35	Jack Sprat:	
14 oz	15	Setter (bag), 1 lb	. 33	20 oz \$0	30.0
28 oz	. 26	Streamliner, 1 lb	. 26	50 oz	. 15
arina, Quaker:		Sanka, 1 lb	. 41	5 oz	. 26
14 OZ	. 10	Kaffee Hag, 1 lb	. 40	McKenzie:	
28 oz	. 19	Old Judge, 1 lb	.33	20 oz	.10
rape Nuts-Post, 12 oz	. 16	T & T (beverage mix), 1 lb	. 13	33/4 lb	. 25
rape Nuts Flakes-Post, 7 oz	. 11	Jah-Vah, 1 lb	. 20	Omar:	
rape Nuts Flakes-Post, 12 oz	. 16	Valor, 1 lb	. 13	20 oz	.10
Datmeal:		Cepro, 1 lb	. 16	3½ lb	. 20
Quaker:		Postum, 8 oz.	. 43	5 lb	. 28
20 oz	. 12	Postum, 4 oz	. 25	Our Family, 3½ lb	. 1'
48 oz	. 26	Postum Cereal, 18 oz	. 22	Pancake flour, buckwheat:	
Ralston:		Ficgo, 1 lb	.31	Arsenal, 3½ lb	. 2
20 oz	. 11	Economy Cup, 1 lb	.17	Aunt Jemima:	
48 oz	22	Koff-E-Mix, 1 lb	. 22	20 oz	. 1
Eatwell:				2½ lb	. 2
Small	10	FLOURS AND FLOUR MIXES		3½ lb	. 3
Large	. 21	Flour:		Golden Valley, 31/8 lb	. 1
Mothers (toy):		Arsenal:	0.0	Griddle Mix, 3 lb	. 2
32 oz	. 24	49 lb	2. 20	I. O. A., 5 lb	. 3
48 OZ	.34	/2	1.15	Jack Sprat:	
Arsenal, 20 oz	.11	5 lb	. 27	50 oz.	. 1
Our Family, 20 oz	.11	Banquet:		5 lb	. 3
		49 lb	2.00	McKenzie:	
Jack Sprat, 20 oz	. 11	24½ lb	1.00	20 oz	. 1
Arsenal, 48 oz	23	5 lb	. 25	3¾ lb	. 2
Our Family, 48 oz	23	Gold Medal:		Omar:	
Jack Sprat, 48 oz.	20	49 lb	2.50	20 0Z	.1
Crystal Wedding:	9.9 *	24½ lb	1.35	5 lb	. 3
16 oz	.11	. 10 lb	. 60	Our Family, 3½ lb	. 1
48 oz.	25	5 lb	. 35	Cake flour:	
Cheerioats, 7 oz	.14	Harvest Inn.		Arsenal, 23/4 lb. pkg	. 5
uaker Puffed Wheat	.11	49 lb	2.25	Jack Sprat, 44 oz. pkg	
maker Puffed Rice	. 13	24½ lb	1.15	Omega, 4 lb. pkg	. 5
cice Crispies	14	5 lb	. 27	Our Family, 44 oz. pkg	
kelloggs Shredded Wheat	.12	Jack Sprat:		Pikes Peak, 5 lb. pkg	
hredded Ralston, 12 oz	. 14		2.40	Soft as Silk, 2% lb. pkg	
Shreddies:		49 lb24½ lb	1.25	Swansdown, 23/4 lb. pkg	
Poets	. 14	5 lb	. 29	Cake flour mix:	
Wheatota, 14 oz	. 09		. 20	Dromedary, 14 oz. pkg	
Wheatota, 42 oz	. 23	Jersey Cream:	2. 10	Duff-Ginger, 14 oz. pkg	
And a control of the control			1.05	Duff-Waffle, 14 oz. pkg	
PROCESSED FISH	a	5 lb	.26	Biscuit Mix:	
Clams:	,	Occident:	. 20	Bisquick:	
Little Neck, #1 can	30	49 lb	2.75	20 oz. pkg	
Little Neck, #2 can			1.50	40 oz. pkg	
Oysters:			1.00	Hallmark, 12 oz. pkg	
Gulf Kist, 71/2 oz. can	. 43	Omar:	0 45	Miscellaneous flour:	•
Salmon:		49 lb	2.45	Idaho Pie, 8 oz. pkg	
Pine Burr Fancy Chinook, 8 oz. can_	.42	24½ lb		Idaho Muffin, 11% oz. pkg	
All Brands Fancy Red Sockeye, 1 lb.		10 lb	. 60	Shedd Muffin, 8 oz. pkg	
tall can	50	5 lb	.35	Swan Potato, 16 oz. pkg	•
All Brands Pink, 1 lb. tall can		Our Family:	0.05	Swan Potato, to oz. prg	
All Brands Chum, 1 lb. tall		49 lb		OTLS	
Shrimp:	20	24½ 1b		Cooking and saled oil	
Arsenal, 5 oz. can	29	10 lb		Cooking and salad oil:	
Peacock, 5 oz. can		5 lb	. 27	Clinton:	1
Gulfkist (cleaned), 7 oz. can		Pillsbury:	0.50	½ gal	1.
Gulfkist (regular), 7 oz. can		49 lb		1 gal	1.
Hav-A-Salad, 7 oz. can		24½ lb		Mazola:	
Ready to Eat, 7 oz. can		10 lb		1 pt	
Sardines:		5 lb	. 35	1 qt	1
	4	Seal of Minnesota:		1 gal	1.
All Brands Oval (Tomato or Mustard		49 lb		Wesson:	
Sauce), 15 oz. can		24½ lb		1 pt	٠
Pilchards, 15 oz. can	16	5 lb	. 29	1 qt	
runa:		Pancake flour, plain:		SUGAR	
All Brands Tuna Flakes, 8 oz. can	. 35	Arsenal:			
COMPRE AND BELLEN		20 oz	. 09	Sugar, bulk (all brands):	
COFFEE AND RELATED PRODUCTS		31/8 lb	.19	Cane, 1 lb	
Arsenal, 1 lb	36	5 lb	. 29	Beet, 1 lb	
Butternut, 1 lb		Aunt Jemima:		Brown, 1 lb	
Chase & Sanborn, 1 lb		, 2½ lb		Powdered, 1 lb	. 0
Chocolate Cream, 1 lb				Sugar, cloth bag (all brands):	
Cool Roast (paper), 1 lb				C-m-	
Cool Roast (glass), 1 lb		Griddle Mix:		5 lb	
Folger's, 1 lb			16	10 lb	
Hill Bros., 1 lb		24 OZ	2.5	25 lb	1
Majorette, 1 lb		3 lb	25	Beet:	
Maywall House (hulls) 1 15	32			5 lb	
Maxwell House (bulk), 1 lb		20 oz	09	10 lb	
Maxwell House (pkg.), 1 lb		3 lb		***************************************	
	75		10		1
Maxwell House (pkg), 2 lb				Sugar, carton (all brands):	
Maxwell House (pkg), 2 lb McGarveys (Victory Mix), 1 lb	20	0 11-			
Maxwell House (pkg), 2 lb	. 20	3 lb		Powdered, 1 lb	
Maxwell House (pkg), 2 lb McGarveys (Victory Mix), 1 lb		3 lb	83	Powdered, 1 lbBrown, 1 lb	

CEILING PRICES, QUAD CITIES AREA, ILLIO Continued	WA-
MACARONI AND NOODLE PRODUCTS	
Macaroni and spaghetti: Arsenal:	
7 0Z	10.05
16 oz	. 14
Crescent, 8 oz	.08
Jack Sprat, 8 oz	. 08
Mayflower, 7 oz	. 05
Our Family, 7 ozQuaker, 8 oz	.07
Red Cross:	. 10
8 oz	.06
16 oz	. 13
Tenderoni, 8 oz	. 10
Noodles, soup rings, etc.: Arsenal, 12 oz	11
Gooch:	. 11
8 OZ	. 12
12 oz	. 18
16 oz	.22
Holsum, 8 oz	. 13
Jack Sprat, 8 oz Ma Keins:	.12
8 oz	.11
12 oz	. 16
Our Family:	
6 oz	. 11
10 oz	. 19
Red Cross, 4 oz	.06
BUTTER	
All brands, 90-92 score, per lb	\$0.55
BANANAS	
Bananas, 1 lb	. 15
Dallanas, 1 10	. 13
BREAD	
Pullman:	
18 oz	. 11
32 oz	. 18
PumpernicklePumpernickle, 18 oz	. 15
White bread, 20 oz	.11
Whole wheat, 16 oz	.11
Rye, 16 oz	. 11
Mixed dark, 16 oz	.11
Cracked wheat, 16 oz	. 11
Vienna, 16 oz	. 12
Raisin, 16 oz	. 15
CANNED CITRUS FRUIT JUICES	
Grapefruit juice:	
Apte:	
#2 can	. 15
46 oz	. 34
Bordo:	10
18 oz 46 oz	. 16
Florida Gold:	.01
#2 can	.16
40 oz	.36
JS:	
18 oz	. 15
46 oz.	. 35
Moores: 18 oz	10
46 oz	. 16
Our Family, 46 oz	
Texsun:	
19 oz	
46 OZ	. 37
Valley Gold, 46 oz	.35
Orange juice:	4 -
Florida Gold, 12 oz	11
Libby, #2 can	. 12
FLUID MILK	
Regular:	
Qt	
Pt	08
Homogenized:	4.0
Qt Pt	
- v	V

CEILING PRICES, QUAD CITIES AREA, ILL.-IOWA-

CEILING	PRICES,	QUAD	CITIES	AREA,	ILLIOWA-
		Cor	tinued	l	

#### SYRUP, MOLASSES, ETC.

, , , , , , , , , , , , , , , , , , , ,	
Corn syrup:	
Arsenal:	
Golden, 1½ lb	\$0.15
White, 1½ lb	. 16
Aunt Dinah, 1½ lb	. 13
Aunt Dinah (glass), 24 oz	. 24
Deerwood:	
White:	
5 lb	. 42
10 lb	. 75
Golden:	
5 lb	.38
10 lb	.70
Karo (in glass):	
Blue:	
1½ lb	.16
5 lb	. 39
10 lb	. 76
Red:	
1½ lb	.17
5 lb	.40
10 lb	
Karo, Green, 12 oz	
Pennick, 1½ lb	. 14
Cane and Maple:	
Flap Jack:	
10.07	19

## CEILING PRICES, QUAD CITIES AREA, ILL.-IOWA—Continued

## SYRUPS, MOLASSES, ETC.—continued

	Cane and Maple—Continued.	
	Log Cabin (glass), 12 oz	\$0.21
. 15	Old Manse, 12 oz	
. 16	Vermont Maid, 12 oz	.22
. 13	Molasses:	
. 24	Brer Rabbit:	
	Gold:	
	12 oz	. 22
. 42	24 oz	.39
. 75	Green:	.00
	12 oz	. 18
. 38	24 oz	.34
.70	Ginger Cake, 12 oz	. 18
	Mayflower, 5 lb	.48
	Red Hen:	. 10
10	12 oz	. 14
. 16	5 lb	. 45
.39	Sorghum:	
. 76	Wonsonia:	
	22 oz	. 28
.17	5 lb	. 60
.40	10 lb	1.15
.77	AV 10	2.20
.17	SHORTENING, HYDROGENATED	
. 14	Crisco:	
. 14	1 lb	. 26
	3 lb	. 75
	Spry:	
. 13	1 lb	. 26
. 28	3 lb	. 75

#### POULTRY .

	Live	Dressed or kosher killed	Kosher dressed and plucked	Drawn	Quick frozen eviscerated
Broilers and fryers.	Under 4 lb., 36¢	Under 3½ lb., 43¢.	Under 3½ lb., 45¢.	Under 2½1b., 58¢.	
Roasters	4 lb. and over, 36¢.	31/2 lb. and over,	3½ lb. and over,	21/2 lb. and over	696. 2½ lb. and over 656.
Capons, light	Under 6 lb., 36é	Under 5½ lb., 43¢.	Under 51/21b., 45¢.	Under 4½1b., 55¢.	
Hens	All weights, 32¢	All weights, 38¢	All weights, 40¢	All weights, 50¢	All weights, 58¢.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

ROBERT M. HARPER, District Director, Quad Cities District.

[F. R. Doc. 43-8237; Filed, May 24, 1943; 2:25 p. m.]

## Region VII.

[Colorado Order 2 Under Gen. Order 51]

COMMUNITY FOOD PRICES IN PUEBLO AREA, COLORADO

SECTION 1 What this order does. In compliance with the direction of the President to take action which will stabilize prices affecting the cost of living, and in accordance with the provisions of General Order No. 51 and Region VII Delegation Order No. 9, this order establishes in section 7 community (dollarsand-cents) ceiling prices for certain food items sold in class 1 retail stores located in the Pueblo, Colorado, area, which means all of the territory within the city limits of the City of Pueblo, Colorado, and all of the territory within the City or Town of Blende, Colorado, and all the territory, located within one-half mile of each side of the center line of U. S. Highway No. 50 between the said City of Pueblo and the said City or Town of Blende. A class 1 retail store is an independent retail outlet with an annual gross sales volume of \$50,000.00 or less.

SEC. 2 Application to other sellers. No seller, except a "retail route seller," may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. These community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation. Lower prices may be charged.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items when such list is supplied by the Office of Price Administration. Other classes of retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All classes of retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen

by the customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are by reference hereby made a part of this order with like operation and effect as though re-written herein.

SEC. 5 Right to revoke, amend or modify. This order may be revoked, amended or modified at any time by the Price Administrator or the Regional Administrator or the State Director of Colo-

SEC. 6 Effective date. This order becomes effective at 12:01 a.m. on May 10, 1943.

The community (dollars-and-SEC. 7 cents) ceiling prices established. The following is a list of the food items and the community ceiling prices established therefor in the Pueblo, Colorado, area:

#### COMMUNITY CEILING PRICES, PUEBLO AREA

Town Talk, Zims, Otto's, Wonder,	,			
All regular white, 16 oz. loaves All rye, cracked wheat and sandwich	80.10			
16 oz. loaf Julia Lee Wright, white or whole wheat,				
16 oz	. 07			
24 oz.	. 10			
BUTTER				

BUTTER	
90 and 92 score, per Ib	. 56
CEREALS	
Kelloggs:	
All Bran, 10 oz	. 14
All Bran, 16 oz	. 22
Corn Flakes, 11 oz	. 10
Corn Flakes, 18 oz	. 14
Rice Krispies, 5½ oz	. 14
Krumbles, 9 oz	. 13
Pep	.11
Shredded Wheat, 12 oz	. 12
Grape Nuts	. 16
Grapenut Flakes, 7 oz	. 11
Grapenut Flakes, 12 oz.	. 16
Post:	
Bran Flakes, 8 oz	.11
Bran Flakes, 14 oz	. 16
Post Toasties, 11 oz	. 10
Post Toasties, 14 oz	. 14
Post Tens, 12, 11 oz. package	. 26
Farina, 14 oz	. 10
Pettijohns, 22 oz	. 20
Quaker:	
Oats, 20 oz	. 12
Oats, 48 oz	. 26
Quaker Puffed Rice, large	. 13
Quaker Puffed Wheat, large	. 13
	40.0

Cream of Wheat, 14 oz\_\_\_\_\_

Cream of Wheat, 28 oz\_\_\_\_

Wheatena, 22 oz Kix, 7 oz....

Wheat Hearts, 28 oz.

Dwarfies, 28 oz\_\_\_\_\_\_Roman Meal, small\_\_\_\_\_

National Shredded Wheat, 12 oz\_\_\_\_\_

Mother's Large Premium Oats....

Solitaire Oats, 12 oz

Solitaire Corn Flakes, 11 oz\_\_\_\_\_

Solitaire Oats, 48 oz\_\_\_

CITRUS FRUIT JUICES	
Grapefruit Juice:	
Marco, No. 2 can	. 15
O-Mi-O No. 2 can	. 15
Orchard Garden, No. 2 can	.15
Orchard Garden, 47 oz. can	.45

#### COMMUNITY CEILING PRICES, PUEBLO AREA-Continued

One pound container:	
MJB (glass)	\$0.35
Brimful	.31
Bluhill, fibre can	.36
Chase and Sanborn (silver package) _	. 33
Hills Brothers (glass)	. 36
Folgers (glass)	.37
EGGS	

Grade A and (unless Federal graded)	
AA (packed in cartons): 1 Po	er doz.
Jumbo size	\$0.56
· Extra large size	. 52
Large size	. 50
Medium size	. 45
Small size	. 40
Assorted (all sizes mixed)	. 44
Dirty and Checks, large or above	. 42
Dirty and Checks, medium	. 37
Dirty and checks, small	. 32
THE OWING SATISFIES	

PLOUR MEANING	
Pancake flour:	
Aunt Jemima Buckwheat, 20 oz	. 15
Robb-Ross Buckwheat, 20 oz	. 13
Aunt Jemima Pancake, 31/2 lb. sack_	.31
Robb-Ross Pancake, 20 oz	. 10
Robb-Ross Pancake, 31/2 lb	. 26
Biscuit mix:	
Bisquick, 40 oz	. 38
Bisquick, 20 oz	. 21
Cake flour:	
Swans Down, 44 oz	. 32
Shurfine, 44 oz	. 20
Soft-a-Silk, 44 oz	. 31
Gingerbread mix:	
Dromedary, 14 oz	. 22

### Duffs, 14 oz DRIED FRUIT

. 27

.14

. 19

.18

. 19

50

. 33

Raisins: Brimful, seeded, bulk, pound_	. 14
Prunes:	
Magnolia, large, 2 pound package	. 31
Magnolia, 40-50, bulk, pound	. 16
Magnolia, 50-60, bulk, pound	. 16
HONEY	

Bluhill, 21/2 OZ\_\_\_\_\_

Solitaire, 21 oz Bluhill, 9 oz

#### Solitaire, 8 oz. LARD

Armour's Star, 1	l	lb package or bulk
Swift's Silverleaf	,	1 lb. package or bulk.

Macaroni:

.09

LaRosa 5 lb nackage

## MACARONI AND NOODLES

Datwood, o Ib. package	. 00
Silver Band, 5 lb. package	. 49
Brimful, 5 lb. package	. 49
American Beauty, 16 oz. cellophane.	.16
Solitaire, 7 oz. package	. 07
American Beauty, 7 oz. package	. 09
Van Camp Tenderoni, 6 oz	. 10
Noodles:	. 10
	01
American Beauty, 16 oz. cellophane	. 21
Holsum, 16 oz. cellophane	. 19
MILK, EVAPORATED AND CONDENSED	
Shurfine, Carnation, Pet, Columbine,	
baby size	. 05
	. 00
Shurfine, Carnation, Columbine, Pet,	
Marco, Bordens and Morning, tall	
can	. 13
Eagle Brand Condensed Milk, 15	
07 007	01

#### OILS, COOKING AND SALAD Wesson, pt. cans\_\_\_\_\_

1 2¢ pe	er dozen	must	be	deducted	for	al
bulk egg	s not pa	cked in	Ca	rtons.		

#### COMMUNITY CEILING PRICES, PUEBLO AREA-Continued

#### PEANUT BUTTER

Silver Band, 6 oz. jar Jaxon, 8 oz. jar	. 19
Marco, 16 oz. jarSilver Band, 2 lb. jar	
POULTRY	

#### Broilers, fryers, and roaster (all chickens under 9 months of age): Live weight, per lb\_\_\_\_\_

. 43
.26
.33
.31
.38

.35

•	
SHORTENING	
Crisco, 1 pound Crisco, 3 pound Spry, 1 pound Spry, 3 pound Snowdrift, 1 pound Snowdrift, 3 pound	
SUGAR	
Beet, 10 pound cloth sack Brown, 1 pound package Powdered, 1 pound package	.09

Cubelet, 1 pound package	.21
SYRUP	
Karo, Blue, 11/2 lb	. 17
Pennant, dark, 11/2 lb	. 15
Staleys Golden, 11/2 lb	. 16
Log Cabin Table Syrup, 12 oz	
Vermont Maid, 12 oz. glass	
(T) 1 T 404 1 D00 DD11 0	-

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R.

Issued this 8th day of May 1943.

H. C. BRETSCHNEIDER, State Director, Colorado State Office.

[F. R. Doc. 43-8231; Filed, May 24, 1943; 2:26 p. m.]

[Colorado Order 4 Under Gen. Order 51]

#### COMMUNITY FOOD PRICES IN THE TRINIDAD AREA, COLORADO

SECTION 1 What this order does. In compliance with the direction of the President to take action which will stabilize prices affecting the cost of living, and in accordance with the provisions of General Order No. 51 and Region VII Delegation Order No. 9, this order establishes in section 7 community (dollarsand-cents) ceiling prices for certain food items sold in class 1 retail stores located in the Trinidad, Colorado area, which means all of the territory within the city limits of the City of Trinidad, Colorado. A class 1 retail store is an independent retail outlet with an annual gross sales volume of \$50,000.00 or less.

SEC. 2 Application to other sellers. No seller, except a "retail route seller," may charge more than these community (dollars-and-cents) ceiling prices. Re-tail route sellers may continue to charge

their present ceiling prices. These community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation. Lower prices may be charged.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items when such list is supplied by the Office of Price Administration. Other classes of retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) Class of store. All classes of retail stores selling any of the food items listed below must post a sign reading "OPA-1," "OPA-2," "OPA-3" or "OPA-4," whichever applies, so that it can be clearly seen by the customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are by reference hereby made a part of this order with like operation and effect as though re-written herein.

SEC. 5 Right to revoke, amend or modify. This order may be revoked, amended or modified at any time by the Price Administrator or the Regional Administrator or the State Director of Colorado.

SEC. 6 Effective date. This order becomes effective at 12:01 a.m. on May 10, 1943.

SEC. 7 The community (dollars-andcents) ceiling prices established. The following is a list of the rood items and the community ceiling prices established therefore in the Trinidad, Colorado area:

CEILING PRICES, TRINIDAD AREA, COLO.

BREAD		Bulk, size 60-70
Freddies, per loaf	\$0.10 .10 .10 .10 .10 .10 .10	Bulk, size 40-50
Wheat Bread, 16 oz Julia Lee Wright White or Whole	.07	American Beauty Macaroni, Cut M
Wheat Bread, 24 oz	. 10	aroni Spaghetti, Cut Spagh Shellroni and Saladroni, 7 oz
BUTTER		, , ,
90 and 92 score per lb	. 56	MILK, EVAPORATED AND CONDE
CEREALS		Baby Size: Bordens
Kelloggs Rice Krispies, 5½ oz	. 14	Carnation
Kelloggs Shredded Wheat, 12 oz	. 12	Columbine
Kelloggs Corn Flakes, 11 oz	. 10	Pet
Kelloggs Krumbles, 9 oz	. 13	Morning
Kelloggs All Bran, 10 oz	. 14	Tall Size: Rose Brand
Kelloggs All Bran, 16 oz	. 22	
Grapenuts	. 16	OILS, COOKING AND SALAD
Grapenut Flakes, 7 oz	.11	
Post Bran Flakes, 8 oz	. 11	Mazola, 1 qt. can
Post Toasties, 11 oz	. 10	Mazola, 1 pt. can
Post Toasties, 14 oz	. 14	Wesson, 1 qt. can

CEILING PRICES, TRINIDAD AREA, COLO.-Con.

#### CEREALS—continued

Quaker Farina, 14 oz	\$0.10
Muffetts, 8 oz	. 10
Quaker Oats, 20 oz	.12
Quaker Oats, 48 oz	. 26
Crystal Wedding Oats, 16 oz	.11
Crystal Wedding Oats, 48 oz	. 25
Quaker Puffed Rice, large	. 13
Quaker Puffed Wheat, large	. 11
Cream of Wheat, 14 oz	. 15
Cream of Wheat, 28 oz	. 26
Wheatena, 22 oz	. 26
Kix, 7 oz	. 13
Cheerioats, 7 oz	. 14
Carnation Wheat Hearts, large	. 27
Dwarfles, 28 oz	. 24
Whiffs-O-Rice, 7 oz	. 10
Miller's Corn Flakes, 11 oz	. 09
FRUITS, CITRUS & JUICES (CANNED)	)

#### Grapefruit Juice: Libby's, No. 2 can\_\_\_\_. 19 EGGS

Grade A and (unless federal graded)	L	AA
(packed in cartons) \$0.02 per dozen mus	šŧ	be
deducted for all bulk eggs not packed cartons.	d	in
Jumbo size, per dozen		
Extra large size per dozen		52

Jumbo size, per dozen	<b>&amp;</b> U. 50
Extra large size, per dozen	5
Large size, per dozen	50
Medium size, per dozen	4
Small size, per dozen	40
Assorted (all sizes mixed), per dozen.	4
Dirty and Checks, large or above, pe	er
dozen	4:
Dirty and Checks, medium, per dozen.	3
Dirty and Checks, small, per dozen	3

FLOUR MIXES	
Pancake Flour:	
Robb-Ross, 20 oz	.10
Aunt Jemima, 20 oz	. 13
Buckwheat Flour;	
Aunt Jemima, 20 oz	.15
Aunt Jemima, 3½ lb	. 36
Robb-Ross, 3½ lb	
Cake Flour:	
Soft-a-Silk, 44 oz	.32
Golden West, 44 oz	. 24
Bisquick:	
20 oz.	. 21

#### 40 oz\_\_\_\_\_ FRUIT, DRIED

Prunes:	
Sunsweet, large, 1 lb. package	. 2
Del Monte, large, 1 lb. package	. 2
Bulk, size 60-70	. 1
Bulk, size 40-50	. 1
Raisins:	
Del Monte (Seedless), 15 oz. pack-	
age	. 1
Sun Maid (Seedless), 15 oz. package_	. 1
Iris (Seedless), 15 oz	. 1
Del Monte (Seeded), 15 oz	. 1
Sun Maid (Seeded), 15 oz	. 1
MACARONI AND SPAGHETTI	
American Beauty Mecaroni Cut Mac-	

aroni Spaghetti, Cut Spaghetti, Shellroni and Saladroni, 7 oz	. 09
MILK, EVAPORATED AND CONDENSED	
Baby Size:	
Bordens	. 05
Carnation	.05
Columbine	. 05
Pet	. 05

#### Q,

Mazola,	1	qt.	can	
Mazola,	1	pt.	can	
Wesson,	1	qt.	can	

CEILING PRICES, TRINIDAD AREA, COLO.-Con.

#### PEANUT BUTTER

Tastewell, 5 oz.	\$0.10
Jaxon, 16 oz	. 32
Jaxon, 24 oz	.47
Georgia Gold, 16 oz	. 34
Tastewell, 32 oz	. 62

#### POULTRY

Broilers, Fryers and Roasters (all	
chickens under 9 months of age): Po	er lb.
Live weight	. 35
Dressed weight	. 43
Roosters (over 9 months of age):	
Live weight	. 26
Dressed weight	. 33
Hens (over 9 months):	
Live weight	. 31
Dressed weight	.38
SHORTENING	

Crisco, 1 lb	, 26
Crisco, 3 lb	.75
Snowdrift, 1 lb	. 24
Snowdrift, 3 lb	.73
Spry, 1 lb	. 26
Spry, 3 lb	.75
Mrs. Tuckers, 1 lb	. 22
STICAR	

SUGAR	
Beet, 2 lb Powdered, 1 lb Brown, 1 lb	. 16 . 09 . 09
Cubed, 2 lbsyrup	. 21
Blue Karo, 1½ lb	. 23

## Brer Rabbit Molasses: Gold Label, 24 oz\_\_\_\_\_ Aunt Dinah, 12 oz\_\_\_\_\_

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

H. C. BRETSCHNEIDER. State Director. Colorado State Office.

[F. R. Doc. 43-8232; Filed, May 24, 1943; 2:26 p. m.]

## Region VIII.

.38

.05 .10

[Los Angeles Order 1, Under Gen. Order 51 as Corrected 11

COMMUNITY CEILING PRICES IN LOS ANGE-LES METROPOLITAN DISTRICT

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollars-and-cents) ceiling prices for certain food items sold in the "Los Angeles Metro-politan Market District" by "class 1 retail stores", and by such other sellers as are designated in section 2.

The "Los Angeles Metropolitan Mar-ket District" consists of the following portions of Los Angeles, San Bernardino

and Orange counties:

(1) That portion of Los Angeles County on the west by the city limits of the City of Los Angeles, on the north by the city limits of the City of Los Angeles and the southern boundary of Angeles National For-

<sup>&</sup>lt;sup>1</sup> A correction, effective May 10, 1943, has been filed with the Division of the Federal Register.

est, and on the east by the western boundaries of San Bernardino and Orange counties, (but not including Santa Catalina Island);

(2) That portion of San Bernardino County included in the Township of Ontario, the City of Upland and the community of Chino;

(3) That portion of Orange County included in the Townships of Seal Beach, Huntington Beach, Newport Beach, Anaheim, Fullerton and Brea, and that portion of the Townships of Santa Ana and Tustin lying west of Newport Avenue and that portion of Orange Township lying west of a line running due north and south through the intersection of Newport Avenue and Crawford Canyon Road.

The "Los Angeles Metropolitan Market District" includes all the unincorporated areas as well as all the incorporated cities lying within the area described above. The incorporated cities are as follows:

Manhattan Beach. Los Angeles. Maywood. Alhambra. Anaheim. Monrovia Montebello Arcadia. Azusa. Monterey Park. Rell Newport Beach. Belvedere. Ontario. Beverly Hills. Orange. Brea. Palos Verdes Estates. Burbank. Pasadena. Chino. Placentia. Claremont. Pomona. Redondo Beach. Compton. Covina. San Fernando. San Gabriel. Culver City. El Monte. San Marino. El Segundo. Santa Ana. Fullerton. Gardena City. Santa Monica. Seal Beach. Sierra Madre. Glendale. Glendora. Signal Hill. Hawthorne. South Gate Hermosa Beach. South Pasadena. Huntington Beach. Torrance. Huntington Park. Inglewood. Tustin. Upland. La Habra. Vernon. LaVerne. West Covina. Long Beach. Whittier. Lynwood.

The communities located in unincorporated areas within the "Los Angeles Metropolitan Market District" are covered by this order although not listed herein by name.

SEC. 2 Application to other sellers. No seller, except a "retail route seller". may charge more than these community (dollars-and-cents) ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items "class 1 retail stores". For some food items listed in section 7, ceiling prices are fixed for certain sellers other than "class 1 retail stores". In such cases, the listed prices are the highest prices which those sellers can charge for such food items. All other sellers must continue to charge any lower ceiling prices established by any other applicable price regulation.

All items, brands, sizes and container types not mentioned in section 7 shall continue to be sold at prices no higher than those permitted by applicable regulations of the Office of Price Administration.

SEC. 3 Posting—(a) Selling prices. All retail stores, regardless of class, must

post their selling prices for the food items listed in section 7, either on the item, or at the place or near the place where such food item is offered for sale.

(b) Ceiling prices. In addition, all sellers, whose prices are fixed by this order, must post in a conspicuous place in the store, a list of the community ceiling prices for food items listed in section 7, when such list is supplied by the Office of Price Administration. They must continue to post ceiling prices on items not covered herein when required to do so by other applicable regulations. (All other retailers must continue to post ceiling prices as required by any applicable regulation of the Office of Price Administration.)

(c) Class of store. All retail stores selling any of the food items listed in section 7 must post a sign indicating the class of store, such as "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, in such manner that the sign can be clearly seen by the customers. The definitions of classes of retailers are given in section 4 hereof.

given in section 4 hereof.

SEC. 4 Definitions. "Class 1 retail store" (OPA-1) is an independent retail store with an annual gross sales volume of less than \$50,000.

"Class 2 retail store" (OPA-2) is an independent retail store with an annual gross sales volume of \$50,000 or more, but less than \$250,000.

"Class 3 retail store" (OPA-3) is a chain retail outlet with an annual gross sales volume for that outlet of less than \$250,000.

"Class 4 retail store" (OPA-4) is a chain retail outlet or an independent retail store with an annual gross sales volume for each outlet or store of \$250,-000 or more.

"Independent retail store" shall mean any retail store or outlet which is not one of a group of four or more stores under one ownership whose combined "annual gross sales volume" is \$500,000 or more.

"Chain retail outlet" is a retail outlet which is one of a group of four or more stores under one ownership, whose combined annual gross sales volume is \$500,-000 or more.

"Sale at retail" means a sale to an ultimate consumer other than to a commercial, industrial, or institutional user.

"Retail route seller" shall mean a retailer who sells food at retail from an inventory stocked in trucks or other conveyances operated by driver-salesmen over regular routes. A retailer is a "retail route seller" only for the foods he sells in this way.

Sec. 4a What is meant by the term retailer. (1) If a seller makes sales through more than one retail store or outlet, than each retail store or outlet is a separate retailer in figuring annual gross sales volume.

(2) The total annual sales of all food departments in each retail store or outlet shall be included, whether or not all such departments are owned or oper-

ated by the retailer who is seeking to determine his annual sales volume. (For example, a retailer who operates a grocery department in a retail store or outlet, must include the annual gross sales volume of the butcher, the fruit and vegetable dealer, the baker, the delicatessen, etc., even though such departments are owned or operated by other persons.) If, however, two or more retailers operate departments selling a complete line of the same food commodities in the same retail store or outlet, then each such retailer shall determine his annual gross sales volume by the total sales of his own department alone. (For example, if there are two grocery departments in a public market, then each grocer shall use only his own total sales.)

SEC. 4b How to find annual gross sales volume. (1) To find annual gross sales volume, the retailer uses the total sales shown on his 1941 Federal Income Tax return. If a 1941 return was not filed separately for each retail store or outlet, then the total sales of each retail store or outlet, as shown by the retailer's records for the taxable year 1941, shall be used.

(2) A retailer who filed no return for 1941 or who started in business in 1942 (or in 1943), shall use the total sales as shown by his records for the period in operation in 1942 (or in 1943 if not in operation in 1942).

(3) If a retailer was in business during a fraction of a year only, (as where a retailer has started in business during 1943) he shall divide the total sales for the period of operation by the number of weeks in operation during that year and multiply the result by 52.

Sec. 4c Applicability of General Order

SEC. 4c Applicability of General Order No. 51. This order incorporates all the provisions of General Order No. 51, issued by the Office of Price Administration Washington D. C.

tion, Washington, D. C.

SEC. 5 Revocation. This order may be revoked, modified or amended by any subsequent order issued by the Los Angeles District Office of the Office of Price Administration. This order supersedes any order or regulation heretofore issued, which is inconsistent with the provisions hereof.

SEC. 6 Effective date. This order becomes effective on Monday, May 10, 1943.

SEC. 7 Appendix A: List of community (dollars-and-cents) ceiling prices established by this order. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, LOS ANGELES METROPOLITAN
DISTRICT

#### BANANAS

	On stems	In hands
South American (from Panama, Costa Rica, Honduras and Guatemala)	Pound \$0. 11	Pound \$0.11
Mexican grown (States of Chaipas and Tabasco)	. 13	. 13

CEILING	PRICES,	Los	ANGELES	METROPOLITAN
	DIST	RICT-	-Contin	ued

#### BREAD

	White		Wheat	
	24 oz.	16 oz.	24 oz.	16 oz.
Weber	\$0, 12	\$0.09	\$0, 12	\$0, 09
Langendorf	. 12	. 09	. 12	. 09
Wonder	. 12	. 09	.12	.09
Helms, Olympic Safeway, Julia Lee	.12	None	.12	. 09
Wright	.11	. 08	. 11	.08
mill	None	. 09	None	. 09
Barbara Ann	.12	None	.12	None
Gordon Franco American, Hi	.12	. 10	.12	. 10
Jinks	.12	. 09	. 12	None
Olson	.12	None	.12	None
Ralphs		.07	.09	None

#### BUTTER

	Cartoned solids	Cartoned 14 prints
US Grade AA or US 93 Score	\$0, 58	\$0.58
US Grade A or US 92 Score	. 57	. 57
US Grade B or US 90 Score	. 57	. 57
US Grade C or US 89 Score	. 56	. 57

US Grade C or US 89 Score	. 57
CEREALS	
Albers Corn Flakes, 6 oz. pkg	\$0.055
Albers Corn Flakes, 11 oz. pkg	. 09
Albers Carnation Quick Oats, 1 lb. 4 oz. pkg	. 125
pkg	. 26
Cheerioats, 7 oz. pkg	. 135
Corn Kix Corn Cereal, 7 oz. pkg	. 135
Cream of Wheat, 14 oz. pkg Cream of Wheat, 1 lb. 12 oz. pkg	. 15
Cream of Wheat, 1 lb. 12 oz. pkg	. 26
Grape Nuts, 12 oz. pkg	. 155
Grape Nuts Flakes, 7 oz. pkg	.11
Grape Nuts Flakes, 12 oz. pkg	. 15 . 135
H-O Oats, 1 lb. bag H-O Oats, 2 lb. pkg	
Kellogg's All Bran, 10 oz. pkg	. 135
Kellogg's All Bran, 16 oz. pkg	. 21
Kellogg's Bran Flakes, 8 oz. pkg	. 105
Kellogg's Bran Flakes, 14 oz. pkg	. 155
Kellogg's Bran Flakes, 14 oz. pkg—— Kellogg's Corn Flakes, 6 oz. pkg——— Kellogg's Corn Flakes, 11 oz. pkg———	.06
Kellogg's Corn Flakes, 11 oz. pko	. 10
Kellogg's Corn Flakes, 18 oz. pkg	. 14
Kellogg's Krumbles, 9 oz. pkg	. 12
Kellogg's Rice Krispies, 5½ oz. pkg Kellogg's Shredded Wheat Biscuit, 12	. 13
oz. pkg Kellogg's Wheat Krispies, 8 oz. pkg	.12
Kellogg's Six Variety Pak, 111/2 oz. ctn.	
10 ind. pkgsLoma Linda Oven Cooked Wheat, 1 lb.	. 25
Loma Linda Oven Cooked Wheat, 2 lb.	. 15
cello. pkg	. 25
Loma Linda Oven Sweet Ruskets.	. 10
14 oz. pkg	. 15
14 oz. pkg	26
12 02. DRY	10
Post Bran Flakes, 8 oz. pkg	. 11
Post Bran Flakes, 14 oz. pkg Post-tens, ctn. 10 ind. pkgs	15
Post Toasties, 6 oz. pkg	06
Pust Toasties 11 oz nkg	. 10
Post Toasties, 18 oz. pkg	14
Post Toasties, 18 oz. pkg— Quaker Oats (Reg. & Quick), 1 lb 4 oz. pkg—	. 13
Quaker Puffed Rice "Sparkies", 41/4	28
oz. pkg	. 12
oz. pkgQuaker Puffed Wheat "Sparkies", 4	
Raisin-Brand Toasted Cereal & Fruit	11 t
(Ready to Serve), 10 oz. pkg	. 12
No. 103——11	

#### CEILING PRICES, LOS ANGELES METROPOLITAN DISTRICT-Continued

#### CEREALS—Continued

Shredded Whole Wheat Ralston, 12 oz. pkg Shreddies, 12 oz. pkg Sperry Wheat Heart, 14 oz. pkg Wheat Heart, 1 ib. 12 oz. pkg Wheatles, 8 oz. pkg Rippled Wheat, 9 oz. pkg Syl-Dex Breakfast Wheat, 23 oz. pkg	\$0.13 .14 .15 .25 .125 .095 .21
COFFEE	
Ben Hur (red label) (percolator drip or silex): 1 lb. glass jar 2 lb. glass jar	.35
Chase & Sanborn (regular, drip or fine):  1 lb. silver pkg	.32

. 66

. 34

.38

.74

.35 . 68

. 67

. 205

. 20 . 58 . 23 .24

.30 . 28 .26

. 25

. 50

. 25

# 1 lb. container (regular grind) \_\_\_\_\_ 2 lb. container (reg. or drip grind) \_ Del Monte (regular or drip), 1 lb. glass jar

Folgers (regular or drip):	
1 lb. glass jar	. 35
2 lb. glass jar	. 68
Hills Bros.:	
(Blue can brand) 1 lb. package	. 28
(Red can brand):	
1 lb. glass jar	.35
2 lb. glass jar	. 68
Iris (percolator, drip or grind):	
1 lb. glass jar	.34
2 lb. glass jar	. 67
Kaffee Hag (regular or drip), 1 lb. can	
or glass	. 40
Maxwell House:	

(Pulverized, regular or drip), 1 lb. can or glass\_\_\_\_

### (Regular or drip), 2 lb. glass or can. MJB (regular or drip): 1 lb. glass jar\_\_\_\_\_\_\_\_2 lb. glass jar\_\_\_\_\_\_ Sanka (regular or drip), 1 lb. can or glass\_\_\_\_ 8 & W (regular or drip): 1 lb. glass 2 lb. glass jar\_\_\_\_\_ Private brand coffee A & P Stores: 8 O'Clock, 1 lb\_\_\_\_\_

## Ralph's Best, 1 lb. bag\_\_\_\_\_ Ralph's Best, 2 lb. bag\_\_\_\_\_ Ralph's De Luxe, 1 lb. bag\_\_\_\_\_

Ralph's Grocery Co.:

# CEILING PRICES, LOS ANGELES METROPOLITAN DISTRICT—Continued

#### PACKAGED FLOURS

Buckwheat flour:	
Aunt Jemina, 1 lb. 4 oz \$0	). 15
Aunt Jemina, 21/2 lb. pkg	. 29
Pancake flour:	
Albers' Flapjack Pancake & Waffle,	
1 lb. 4 oz	. 125
Albers' Flapjack Pancake, 21/2 lb.	
net	. 24
Aunt Jemina Ready Mix, 1 lb. 4 oz.	
pkg	. 13
Aunt Jemina Ready Mix, 21/2 lb.	
pkg	. 25
Globe A-1 Buttermilk Pancake &	
Waffle, 1 lb. 4 oz. pkg	. 125
Globe A-1 Buttermilk Pancake &	0.4
Waffle, 40 oz. pkg	. 24
Pillsbury's, 1 1/4 lb	.12
Pillsbury's, 2½ lb	. 23
Sperry Pancake & Waffle, 14 oz. pkg	.11
Sperry Pancake & Waffle, 28 oz. pkg.	.185
Globe A-1 Pastry Flour, No. 5 sack.	.31
Globe A-1 Pastry Flour, No. 10 sack.	. 59
Biscuit flour:	005
Bisquick, 1 lb. 4 oz. pkg	. 205
Bisquick, 2 lb. 8 oz. pkg	.375
Globe A-1, 11/4 lb. pkg	. 19
Globe A-1, 2½ lb. pkg	.35
FISH	
Kodikook salt cod fish, wooden box,	
1 lb	. 505
MILK, CANNED	
Control ( and the state of the	

1 lb	. 505
MILK, CANNED	
Condensed (sweetened), Borden's Eagle Brand Magic (15 oz.) Evaporated (unsweetened):	.21
Alpine: Small (6 oz.) can	. 055
Large (14½ oz.) can	.11
Banner:	
Small (6 oz.)	.055
Large (14½ oz.)	.11
Borden's:	
Small (6 oz.)	.055
Large (14½ oz.)	.11
Carnation:	
Small (6 oz.)	. 055
Large (14½ oz.)	.11
Danish Creamery:	
Large (14½ oz.)	.11
Libby's:	0
Small (6 oz.)	
Large (14½ oz.)	.11
Pet:	
Small (6 oz.)	. 055
Large (14½ oz.)	.11
Sego:	
Small (6 oz.)	
Large (14½ oz.)	.11
Special Morning Brand:	
T (1.41/ )	

Large (14½ oz.)\_\_\_\_\_

## MILK, FLUID

× = 1		ngeles ing area	Orange	County	San Ber Rive market	rside
•	Not less than 3.4 percent	Not less than 4.2 percent	Not less than 3.4 percent	Not less than 4.2 percent	Not less than 3.4 percent	Not less than 4.2 percent
iallons. Ialí gal., glass and fiberuarts, glass and fiber ints, glass and fiber	\$0. 27 , 135 , 0825	\$0.30 .15 .0875	\$0. 54 . 27 . 145 . 09	\$0. 58 . 29 . 155 . 095	\$0.55 .30 .15 .09	\$0.60 .32 .16 .095

6996 FEDE	RAL REGISTER, Wednesday, I	nay z	0, 1943
Ceiling Prices, Los Angeles Metropolitan District—Continued	Cettling Prices, Los Angeles Metropoliti District—Continued	MAN	CEILING PRICES, LOS ANGELES METROPOLITAN DISTRICT—Continued
LARD, LARD SUBSTITUTES & SHORTENING	SUGAR		CHEESE
Crisco:	Pure cane:		Packaged:
1 lb. glass \$0.26	1-lb. (paper bag)		Kraft American, pasteurized:  1/2 lb. package \$0.26
3 lb. glass	2-lb. (cloth bag) 5-lb. (cloth bag)	.15	1 lb. package49
6 lb. glass 1.49	10-lb. (cloth bag)	.71	Pimento, pasteurized:
Fluffo Shortening, 1 lb. carton	Pure granulated, beet, 10-lb. (cloth		½ lb. package25
Formay:	bag)	. 70	1 lb. package
1 lb can	Other sugar:		Cottage cheese:
Luer Hygrade Pure Lard, 1 lb. carton 21	Brown (1-lb.) pkg	.08	Knudsen's Velvet Creamed Cottage
Snow Drift:	Powdered (1-lb.) pkg	. 09	Kraft Creamed Cottage Cheese, pint
1 lb. glass	COOKING AND SALAD OILS		cup
3 lb. glass	Mazola (corn oil):		Arden Creamed Cottage Cheese, pint
Spry: 1 lb. glass	Pint cans	. 35	cup
3 lb. glass745	Quart cans	. 65	GRAPEFRUIT AND GRAPEFRUIT JUICE
Swift's Silverleaf Lard, 1 lb. pkg21	Planters Hi-Hat, quart can		Libby's Grapefruit, No. 2 can185
Swift's Jewel Shortening:	Sessions (peanut oil), qt. can Wesson Oil:	. 63	Libby's Natural Grapefruit Juice, No.
1 lb. carton	Pint can	. 33	300 size125
3 lb. can745 Puritan, 100 Leaf Lard, 1 lb22	Quart can	. 63	Libby's Natural Grapefruit Juice, No.
Rex Pure Lard, 1 lb21	Swift's Jewel Oil:		2 can
Armour Star Lard, 1 lb21	½ pint	. 19	Libby's Natural Grapefruit Juice, 46
Laurel Lard, 1 lb21	Pint		OZ34 Dromedary Sweetened Grapefruit Juice:
POULTRY	QuartChallenge Salad Oil:	. 57	No. 2 can14
Retail live poultry dealer:	Pint	. 30	No. 40432
	Quart	. 55	Desert Sweet Unsweetened Pure Des-
Ceiling price per lb.	DRIED FRUITS		sert (1-pt. 2-fl. oz.) can
Light broilers and fryers under 21/4 lbs:	Prunes:		Del Monte Unsweetened Florida:
Bought live, sold live wt., \$0.41 plus 10¢ per bird for picking.	Budget Pack:		No. 2 (1-pt. 2-fl. oz.) can
Bought live, sold dressed, wt., \$0.47 no	20/30 size, 1 lb		(1-qt. 12-fl. oz.) can275
charge for picking.	40/50 size, 1 lb		Dromedary Natural:
Heavy broilers and fryers, 21/4 to 4 lbs:	70/80 size, 2 lb 80/90 size, 2 lb		No. 2 (1-pt. 2-fl. oz.) can165
Bought live, sold live, wt., \$0.40 plus 10¢	Del Monte:	.01	No. 5 (1-qt. 14-fl. oz.) can
per bird for picking. Bought live, sold dressed, wt., \$0.45, no	Large size, 2 lb	. 335	Ariz-Sweet (1-pt. 2-fl. oz.) can
charge for picking.	Medium size, 2 lb	. 31	FRUITS CANNED
Roasters, 4 lbs and over:	Sunsweet:	01	Grapefruit:
Bought live and sold live, wt., \$0.40, plus	Medium size, 2 lb		Del Monte Florida, No. 2 (1-lb. 4-
10¢ per bird for picking.	Large size, 2 lb		oz.) can16
Bought live, sold dressed, wt., \$0.45, no charge for picking.	Ex. Large size, 1 lb	. 18	Dromedary Finest Florida Grape-
Fowl, hens or stewing, all weights:	Venus Fancy Prunes, 1 lb. bag	. 185	fruit (1-lb. 4-oz.) can
Bought live, sold live, wt., \$0.35, plus 10¢	Venus Medium Prunes, 1 lb. bag	. 17	(Pub. Laws 421 and 729, 77th Cong.; E.O.
per bird for picking.	Venus Petite Prunes, 1 lb. bag	. 16	9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)
Bought live, sold dressed, wt., \$0.40, no	Venus Fancy Prunes, 1 lb. brick Raisins:	. 20	Issued this 8th day of May 1943.
charge for picking.	Del Monte Seedless, 15 oz	. 135	
Note: For all kosher poultry at retail, add	"Market Day Special" Seedless:		SAMUEL LEASK, Jr.,
10¢ per bird to all of above prices.	2 lb	. 255	District Director,
Class 1 sellers: Light broilers and fryers:	4 lb	. 50	Los Angeles District Office.
Dressed (under 2 lbs.) \$0.48	Sun Maid Seedless, 15 oz Venus Seedless Raisins, 12 oz		[F. R. Doc. 43-8183; Filed, May 22, 1943;
Drawn (under 11/4 1bs.)	Venus Securess Raisins, 12 02		3:58 p. m.]
Heavy broilers and fryers:	PEANUT BUTTER		
Dressed (2 to 3½ lbs.)	Bell Brand Pure:		
Drawn $(1\frac{1}{4} \text{ to } 2\frac{1}{2} \text{ lbs.})$	6 oz. glass	. 16	[Los Angeles Order 2, Under Gen. Order 51]
Dressed $(3\frac{1}{2} \text{ lbs. and over})$ .45	12 oz. jar	. 28	
Drawn $(2\frac{1}{2})$ lbs and over)	1 lb. jar		COMMUNITY CEILING PRICES IN LOS AN-
• Fowl, hens or stewing:	1½ lb. jar Bell Brand Pure P-Nut Butter Bits:	. 515	GELES METROPOLITAN DISTRICT
Dressed (all weights)	6 OZ	. 16	SECTION 1 Scope of this order—(a)
Drawn (all weights)	12 oz. jar	. 28	What this order does. In accordance
SYRUP	1 lb. jar	. 35	with the provisions of General Order No.
Karo (Corn): Blue (1½-lb.) glass	1½ lb	. 515	51, this Order No. 2 establishes in section
Blue ( $1\frac{1}{2}$ -lb.) glass		.305	7, community (dollars-and-cents) ceiling
Red (1½-lb.) glass			prices for certain food items when sold
Red (5-lb.) glass49	1½ lb. glass	. 57	in the "Los Angeles Metropolitan Market District." That district is defined in
Liberty Bell Table Syrup (1-pt. 8-fl.	Bishop's Crunchy:		
OZ.) jug24	12 oz. jar	. 305	paragraph (d) of this section 1. This order governs only the food products.
Log Cabin (cane sugar and maple): Small (12-fl. oz.) glass21	1 lb. jar	. 385	grades, brands, sizes or container types
Medium (1-pt. 10 fl. oz.)	6 oz	.165	specifically named in section 7. It gov-
Pennant Crystal White (Red Label)	12 oz. jar		erns any retailer, of any class for which
(5-lb.) glass	1 lb. jar	. 38	a specific price is given in section 7, who
Pennant Golden Table (Blue Label):	1½ lb. jar	. 54	sells any food product, grade, brand,
(1½-lb.) glass	LA-Nut Pure:	10	size or container type named in this
(5-lb.) glass44 Vermont Maid Syrup:	6 oz. jar		order.
(12-oz.) jug	1 lb. jar		For each item named, this order fixes
(1-pt. 8-fl. oz.) jug41	1½ lb. jar		the exact and permanent ceiling prices

for each class of retail store listed after that item. These will be the only celling prices on each item for the classes listed. This order supersedes, for the items and sellers covered hereby, the provisions of Maximum Price Regulations No. 238 and No. 268, under which regulations a seller might have been obliged to recalculate periodically certain ceiling prices. Since these community (dollars-and-cents) ceiling prices replace the former maximum prices so computed, no recalculation of a ceiling price established by this order, is now permitted.

Furthermore, the highest price fixed for any food item named in this order, is the absolute maximum price which any retailer, (whether listed herein or not)

may charge for that product.

A retailer, who sells an item named herein, may belong to a class of seller for which this order does not give a price on that particular product. In such a case, that retailer must calculate his ceiling price for that commodity under the applicable regulations of the Office of Price Administration. He may not charge more than his ceiling price so computed, and in any event, he may not charge more than the highest price quoted in this order for that item.

(b) Application to retail route-sellers. This order shall not apply to retail route-

sellers.

(c) Food items not covered. All food items, grades, brands, sizes and container types not mentioned in section 7 shall be sold at prices no higher than the ceiling prices permitted under applicable regulations of the Office of Price Administration.

(d) Area covered by this order. This order shall apply only to sellers within the "Los Angeles Metropolitan Market

The "Los Angeles Metropolitan Market District" consists of the following portions of Los Angeles, San Bernardino and Orange counties:

(1) That portion of Los Angeles County bounded on the south by the Pacific Ocean, on the west by the city limits of the City of Los Angeles, on the north by the city limits of the City of Los Angeles and the southern boundary of Angeles National Forest, and on the east by the western boundaries of San Bernardino and Orange counties, (but not including Santa Catalina Island);

(2) That portion of San Bernardino County included in the Township of Ontario, the City of Upland and the community of Chino;

(3) That portion of Orange County included in the Townships of Seal Beach, Huntington Beach, Newport Beach, Anaheim, Fullerton and Brea, and that portion of the Townships of Santa Ana and Tustin lying west of Newport Avenue and that portion of Orange Township lying west of a line running due north and south through the intersection of Newport Avenue and Crawford Canyon Road.

The "Los Angeles Metropolitan Market District" includes all the unincorporated areas as well as all the incorporated cities lying within the area described above. The in-

corporated cities are as follows:

Los Angeles.
Alhambra.
Anaheim.
Arcadia.
Azusa.

Bell.
Belvedere.
Beverly Hills.
Brea.
Burbank.

Claremont. Compton. Covina. Culver City. El Monte. El Segundo. Fullerton. Gardena City. Glendale. Glendora. Hawthorne. Hermosa Beach. Huntington Beach. Huntington Park. Inglewood. La Habra. LaVerne. Long Beach. Lynwood. Manhattan Beach. Maywood. Monrovia. Montebello Monterey Park.

Newport Beach. Ontario. Orange. Palos Verdes Estates. Pasadena. Placentia. Pomona. Redondo Beach. San Fernando. San Gabriel. San Marino. Santa Ana. Santa Monica. Seal Beach. Sierra Madre. Signal Hill. South Gate South Pasadena. Torrance. Tustin. Upland. Vernon. West Covina. Whittier.

The communities located in unincorporated areas within the "Los Angeles Metropolitan Market District" are covered by this order although not listed herein by name.

SEC. 2 Relation of this order to other orders and regulations. (a) This order incorporates all the provisions of General Order No. 51 issued May 6, 1943 by the Office of Price Administration, Wash-

ington, D. C.

(b) This order incorporates by reference all prices listed for the food products named in Order No. 1, issued May 8, 1943, as corrected May 14, 1943, which order was effective on May 10, 1943. But this Order No. 2 replaces and amends all terms and provisions of order No. 1 other than the prices listed therein, which prices are hereby reissued as a part of this order.

(c) This order may be revoked or changed by any later order or regulation issued by the Office of Price Administration. This order replaces any order or regulation already issued which is incon-

sistent with its provisions.

SEC. 3 Posting—(a) Selling prices. All retail stores, regardless of class, and regardless of whether their prices are fixed by this order, must post their selling prices for each food item listed in section 7, either on the item itself, or at the place, or near the place, where such food item is offered for sale.

(b) Ceiling prices. In addition, all sellers, whose prices are fixed by this order, must post in a conspicuous place in the store, the full list of ceiling prices given in section 7, as soon as such list can be secured from the Office of Price Administration. A copy of this order, containing that list, must be secured by each retailer from his own War Price and Rationing Board.

The ceiling prices of items not covered by this order must be posted by all sellers whenever required by other applicable regulations. Sellers of a class whose price for any item is not specified by this order must continue to post the ceiling price for that item when required to do so by any applicable regulation.

(c) Class of store. All retail stores selling any of the food items listed in section 7 must post a sign indicating the class of store, such as "OPA-1", "OPA-2",

"OPA-3", or "OPA-4", whichever applies, in such manner that the sign can be clearly seen by the customers.

SEC. 4 Definitions—(a) Classes of retail stores. "Class 1" (OPA-1): Independent retail stores with annual gross sales of less than \$50,000.

"Class 2" (OPA-2): Independent retail stores with annual gross sales of \$50,000 or more, but less than \$250,000.

"Class 3" (OPA-3): Chain retail stores with annual gross sales of less than \$250,000.

"Class 4" (OPA-4): Any retail store (independent or chain) with annual gross sales of \$250,000 or more.

(b) "Independent retail store" means a retail store which is not one of a group of four or more stores under one ownership whose combined annual gross sales are \$500,000 or more. Thus, "independent retail stores" includes each unit in a group of two or three retail stores regardless of the annual gross sales for the group. It also includes each unit in a group of four or more retail stores, provided the gross annual sales of the group do not exceed \$500,000.

(c) "Chain retail store" is a retail outlet which belongs to a group meeting both of the following requirements: (1) the group consists of four or more stores under one ownership, and (2) the group had combined annual gross sales of

\$500,000 or more.

(d) "Sale at retail" means a sale to an ultimate consumer other than to a commercial, industrial or institutional user.

(e) "Retail route seller" means a retailer who sells food products from an inventory stocked in trucks or other conveyances operated by driver-salesmen over regular routes. A retailer is a "retail route-seller" only of the food products he sells in this way.

SEC. 5 How to find annual gross sales.
(a) A retailer's annual gross sales shall be his total sales for the calendar year 1942. A retailer may use his Federal Income Tax Return to get his total sales for

1942.

(b) If a retailer was not in operation during the entire year 1942, he must divide his total sales for the period between the date he started operations and May 10, 1943, by the number of weeks in that period. This will give the retailer his average weekly sales. He then multiplies that figure by 52; the result is his annual gross sales.

(c) A retailer who started business during 1943 (but before May 10, 1943), shall divide his total gross sales for the period prior to May 10th by the number of weeks actually operated before May 10th. He then multiplies this weekly average by 52; the result will be his an-

nual gross sales.

(d) If a retailer makes sales through more than one store, then each individual store is a separate retailer for the purposes of figuring annual gross sales.

(e) In determining annual gross sales, the total annual sales of all food departments in each retail store shall be included, whether or not all such departments are owned or operated by the same person. (For example, a retailer who operates a grocery department in a retail store must include the annual

gross sales of the butcher, the fruit and vegetable dealer, the baker, the delicatessen, etc., even though such departments are owned or operated by other persons.) If, however, two or more retailers operate departments selling a complete line of the same food commodities in the same store, then each such retailer shall determine his annual gross sales by the total sales of his own department alone. (For example, if there are two grocery departments in a market, then each grocer shall use his own total sales.)

SEC. 6 Effective date. This order becomes effective on Monday, May 17, 1943.

SEC. 7 Appendix "A": List of community (dollars-and-cents) ceiling prices established by this order. The following is a list of the food products, and the community ceiling prices on each item for the particular classes of

CEILING PRICES, LOS ANGELES METROPOLITAN
DISTRICT

sellers covered by this order:

FRUITS, CANNED

	Classes of stores			
	1	2	3	4
Apple sauce:				
V. B. Apple Sauce #2	\$0.15	\$0. 15	\$0.13	\$0.13
White House Apple Sauce	. 13	. 12	.10	. 10
White House Apple Sauce				
S. & W. Apple Sauce #2	.14	117	. 12	.11
l'alindale #Z	. 14	. 14	.17	.14
Surefine Apple Sauce #2	. 14	.14	. 12	. 12
Iris Apple Sauce #2. Black & White Apple Sauce	. 18	. 18	. 18	.17
#2 Genoa Apple Sauce #2	. 14	. 14	. 13	. 13
S & F Apple Sauce #2	. 15	. 15	. 13	. 13
ruit cocktail:		. 10	. 10	. 13
Briardale No. 1	. 17	. 17	. 17	. 17
Dainty Mix 8-oz. ean Dainty Mix #1 can	. 11	.10	. 09	.09
Dainty Mix #2½ can	.31	. 31	. 27	27
Del Monte.	- 18	. 18	. 15	. 15
Del Monte #303 glass	. 21	. 21	. 18	. 18
Del Monte #2½ glass. Iris 17-07, can	. 34	. 18	. 18	. 28
Iris #1 Iris #2½	10	. 18	1 . 18	1 . 18
tris #216	. 32	. 31	. 31	. 30
Libby's #1 can Libby's #2½ glass	. 19	.18	. 16	. 16
Monarch 16-oz	. 23	. 23	1 . 22.	. 22
Monarch #216	41	1 . 40	. 39	. 39
Palmadle #2½	.33	.32	. 31	.31
S & W #1 S & W #2½	36	.34	. 34	. 33
Sacramento #1 can S. F. #1 can S. F. #2½ can Signet #1 glass Signet #2½ glass Signet #2½ glass	. 18	.17	. 15	. 15
S, F, #1 can	. 18	.18	. 18	.17
Signet #1 glass	. 22	. 22	. 19	. 19
Signet #21/2 glass	. 33	. 33	. 28	. 28
Yaelit Club #2½	. 38	. 37	.36	. 36
Yaeht Chib #2½. Hearts Delight #1 Hearts Delight #2½.	. 19	.18	. 16	. 16
S & W 8-oz Peaches canned:	.12	. 12	. 11	. 11
Peaches canned:				
Black & White Sliced Yel- low Cling #2½ can	. 25	. 25	. 24	. 24
Cling #2½ can. Cosmos Halves Yellow	. 24	. 23	. 23	. 23
Cosmos Halves Yellow Cling #21/2 can	. 26	. 25	. 25	24
Cosmos Sliced Yellow Cling				
#21/2 can Del Monte Melba Halves,	. 26	. 25	. 25	. 24
Yellow Cling #21/2 can	, 29	. 28	. 24	. 24
Del Monte Halves Yellow	1			
Cling #21/2 Glass Del Monte Eliced Yellow	. 30	. 30	. 26	. 25
Cling 16 oz. glass	, 21	. 20	. 18	. 18
Cling 16 oz. glass. Del Monte Sliced Yellow	000	-	000	-
Cling #2½ Can Fame Sliced Yellow Cling	. 29	. 28	. 26	. 26
#214 glass	. 24	. 24	. 24	. 23
#214 glass. Fame Sliced Yellow Cling				
Fame Halves Yellow Cling	. 16	. 16	. 16	. 15
#214 can. Glorietta Halves Elberta	. 24	. 24	. 24	. 23
Glorietta Halves Elberta		-	-	
Freestone #212 can	. 31	. 31	.27	. 26

# CEILING PRICES, LOS ANGELES METROPOLITAN DISTRICT—Continued

FRUITS, CANNED—continued

	Classes of stores				
	1	2	3	4	
'eaches canned—Con.					
Glorietta Sliced Elberta Freestone #2 can Glorietta Sliced Elberta	\$0. 24	\$0. 23	\$0. 20	\$0. 20	
Freestone #2½ can Golden City Sliced Free-	. 31	. 31	. 27	. 26	
stone #2½-can Golden City Halves Free-	. 21	. 21	. 18	. 18	
stone #21/2 can	. 21	. 21	. 18	. 18	
Hearts Delight Sliced Yel- low Cling #2½ can Hearts Delight Halves Yel-	. 26	. 26	. 22	. 22	
low Cling #2½ can	. 25	. 25	. 22	. 22	
#2½ can	. 26	. 25	. 25	. 24	
Iris Ilalves Yellow Cling #21/2 glass	. 29	. 28	. 28	. 27	
Iris Sliced Yellow Cling	. 26	. 26	. 25	. 25	
#2½ can. Iris Sliced Yellow Cling			. 28	. 27	
#2½ glass Libby's Sliced Elberta Free-	. 29	. 28			
stone #2½ can Libby's Halves Yellow	. 32	. 31	. 27	. 26	
Cling #2½ can Libby's Sliced Yellow Cling	. 28	. 27	. 24	. 24	
#2½ can Libby's Deluxe Sliced #2½	. 28	. 27	. 24	. 24	
can_ Libby's Deluxe Halves	. 28	. 27	. 24	. 24	
#21/2 can	. 28	. 27	. 24	. 24	
Mariposa Halves # 2½ can Mariposa Sliced #2½ can Monarch Old Fash, Sliced Yellow Freestone (short	. 23	. 22	. 19	. 19	
cake) #21/2 can	. 28	. 27	. 27	. 26	
Monarch Halves Yellow Cling #2½ can	. 29	. 29	. 28	. 28	
Monarch Halves Yellow Cling #21/2 glass	. 33	. 32	. 31	.31	
Monarch Sliced Yellow Cling #2½ can	. 29	. 29	. 28	. 28	
Monarch Freestone #21/2	. 34	. 34	. 33	.33	
Masterpiece Halves Yellow			1		
Cling #21/2 can Masterpiece Sliced Yellow	. 25	. 25	. 22	. 21	
Cling #2½ can Palm Dale Halves Yellow	. 25	. 25	. 22	. 21	
Cling #2½ can Palm Dale Sliced Yellow	. 26	. 26	. 25	. 25	
Cling #2½ can S. & F. Halves Yellow	26	. 26	. 25	. 25	
Cling #2½ can. S. & F. Sliced Yellow Cling	. 25	. 25	. 24	. 24	
\$2½ can. S. & W. Halves Yellow	. 23	. 22	. 22	. 21	
Cling #2½ can	. 30	. 30	. 29	. 29	
Yellow Cling #232 can	. 30	. 30	. 29	. 29	
#21 can	. 31	. 31	. 30	. 30	
*2½ can S. & W. Sliced Yellow Cling #2½ can S. & W. Large Halves	. 30	. 30	. 29	. 29	
S. & W. Large Halves Freestone #2½ can	. 31		1		
Table Queen Halves Yellow Cling #21/2 can	. 24				
Table Queen Halves Yellow	- 1				
Freestone #2½ can Table Queen Sliced Yellow	. 23				
Cling #2½ can Table Queen Sliced Yellow	- 24				
Val Vita Sliced Vellow	. 21	. 21	. 21	. 20	
Cling #2½ can. Yacht Club Halves Yellow	. 23	. 22	.19	. 19	
Cling #2½ can Yaeht Club Sliced Yellow	. 27	. 26	. 20	. 26	
Cling #21/2 can	. 27	. 26	. 26	. 26	
PEARS					
Del Monte Bartlett Halves					
#2½ Del Monte, Bartlett, Glass	. 34	. 33	. 29	. 29	
#214. Del Monte, sliced #303 glass	. 35	. 34	.31		
Del Monte, sliced #303 glass. Peeress, Bartlett or Calif. #21/2	2:	.25	. 21	. 21	
Del Monte, Bartlett Fancy #2½ Hearts Delight, Bartlett		. 30	. 26	. 25	
Hearts Delight, Bartlett fancy #2½	. 25				
fancy #2½. Monarch, Halves, glass #2½. Monarch, Regular Halves 7-9	35				
ct. #2 <sup>1</sup> / <sub>2</sub> Yacht Club, Halves 7-9 ct.		. 33	. 84	. 34	
#214	. 35	. 31	.81	.30	
Libby #21/2 Libby, glass #21/2	. 3			.27	

# CEILING PRICES, LOS ANGELES METROPOLITAN DISTRICT—Continued

	C	lassas c	of store	Q
	1	2	3	4
PEARS—continued				
#2½ Sampan, Pear Compote #2½	\$0. 19	\$0. 19 . 18	\$0. 16	\$0.16
Iris, Bartlett Pears, #21/2	. 33	. 33	. 16	. 32
B. & W. Bartlett #21/2	. 31	.30	. 32	.32
Signet, ¼'s glass 28 oz Signet, ¼'s glass 16 oz	. 35	. 34	.30 .29 .18	.18
S. & F. Fancy #1 S. & F. Fancy 7/9 #21/2	. 16	. 16	. 16	. 15
Table Queen #1	. 15	.15	. 16 . 32 . 15 . 26 . 35	. 14
Gold Winner, Mixed Pieces #2½ Sampan, Pear Compote #2½ Iris, Bartlett Pears, #2½ Iris, glass #2½ Iris, glass #2½ Iris, glass #2½ Signet, ¼'s glass 28 oz Signet, ¼'s glass 16 oz S. & F. Fancy #1 S. & F. Fancy #1 Table Queen #1 Table Queen #2½ S & W Bartlett #2½ S & W Bartlett #2½ S & W Mammoth Bartlett #2½	.36	. 33 . 33 . 30 . 34 . 22 . 16 . 33 . 15 . 26 . 36	. 35	. 35
#21/2	. 36	. 36	. 35	. 35
#21/2 8 & W Med. Bartlett #2 8 & W Quartered Bartlett 8	. 28	. 27	.21	. 26
oz. S & W Salad Pear #2½ Monarch Extra Small #2½ Monarch Med. #2½	. 12 . 37 . 34	. 12 . 36 . 33 . 34	.11 .36 .33	.11 .35 .32
Monarch Med. #2½	. 35	. 34	. 34	. 33
Sliced in syrup: Aster No. 2½ Black & White #1¼ Black & White #2 Del Monte #1 Flat Del Monte #1 Flat Del Monte #1 (cans) Del Monte #2 (cans) H. G. Prince #1 Flat H. G. Prince #2 (cans) H. G. Prince #2 (cans) Iris #1 Flat Libby #1½ (cans) Libby #1½ (cans) Libby #2½ Libby #2½ S & F Fancy #2 S & W #2.	. 23	13	. 21	. 21
Black & White #2 Del Monte #1 Flat	.18	.17	.17	.17
Del Monte #1¼ cans	.16	. 15	.13	.13
Del Monte # 2½ cans	. 29	28	.24	.24
Doles #11/4 Fancy	.16	115	113	.13
Doles #2	. 24	. 23	. 20	.20
H. G. Prince #1 Flat	.13	. 12	. 11	.1:
H. G. Prince # 21/2	29	28	24	.2
Iris # 1½ Flat	114	111	. 11	113
Libby #1¼ FancyLibby #2	. 16	16	. 14	.14
Libby #2½	. 29	. 29	. 25	9
S&F Fancy #2	. 23	. 22	. 22	0
S & W #2.	28	. 27	27	. 20
Vita Gold Dessert Cut #21/2.	. 33	. 33	. 32	. 3
Crushed in syrup: Del Monte #1 Flt	. 13	.12		
Del Monte #2	. 22	.12	18	.13
Crushed in syrup:  Del Monte #1 Flt.  Del Monte #2.  Del Monte #2½.  Dole's #2½ Fancy.  Monarch #2  Menarch #2½.	. 29	28 27	.24	.2
Monarch #21/2	. 33	.33	.32	.3
Tidbits in syrup: Dole's No. 211 Cyl Del Monte Buf	. 14	. 14	. 12	. 13
Del Monte Buf Miscellaneous:	.11	. 11	. 10	. 10
Del Monte Chunklets No.	. 16	. 15	. 12	. 13
Del Monte Chunklets No. 1.	. 16	.16	. 14	. 13
Dole's Gems No. 211 Dole's Gems No. 2½ Summer Isle No. 2½ Brok-	. 14			
en Sliced	. 25	. 25	. 22	.2
VEGETABLES, CANNED				
String beans: Iris Tiny Whole Blue Lake	0.1	-	00	. 1
#7 can	. 24	. 20	. 19	.1
Iris Fancy small whole #2_ Iris Fancy Cut #2_ Iris French Style Sliced #2_	. 21	. 20		.2
Vertical Pack, Iris #2 Asparagus Style, Iris #2 Black & White, Cut #2	. 20	. 20	. 19	.1
Black & White, Cut #2 Monarch Whole Green	. 17			
Stringless 1 sv #2		.35	. 34	.3
Stringless 3 sv #2	. 29	. 29	. 28	.2
Monarch Cut Green String- less #2 Monarch French Style #2 Monarch Vert Pack Whole	. 20			
Monarch Vert Pack Whole Green Monarch Stringless Blue			-	
Lake #2 Monarch Stringless Green	. 23			
40	1 20	. 20	. 17	1 .1
Yacht Club Cut Green #2. Monarch Cut Wax #2. Yacht Club Cut Wax #2. S & F Cut #2. S & F Whole Fancy #2	21	. 20	. 20	
S& F Cut #2	19	1.19	1 .19	1 .1

CEILING	PRICES,	Los	ANGELES	METROPOLITAN
	DIST	RICT-	-Contin	ued

	Classes of stores			
	1	2	3	4
vegetables, canned— continued		00		
String beans—Continued. S&F Fancy Cut French #2. S&F Verticle Pack #2 Del Monte Early Garden	\$0.20 .21	\$0. 20 . 20	\$0.19 .20	\$0. 19 . 20
Del Monte Early Garden whole stringless Green, 1 lb. Glass Del Monte Early Garden	. 19	. 18	. 16	. 16
whole stringless Green, #2 can Stokeleys French Style #303	. 19	. 18	. 16	. 16
Can Stokeleys Tender Cut Green	. 17	. 17	. 15	. 14
#2 Can Stokeleys Tender Golden	. 16	. 16	. 14	. 14
Cut Wax #6	. 18	. 18	.15	. 15
Briardale Vertical #2 can	. 19	. 18	.18	.18
Briardale Cut #2 can Briardale Cut Green #2	. 18	. 17	. 17	.17 .
S. & W. Midget whole 1 sv Green #2 can S. & W. Small Whole 2 sv				
S. & W. Small Whole 2 sv	. 28	. 28	. 27	. 27
Green #2 can. S. & W. Cut #2 Green can #2. S. &. W. Julienne Green #2	. 23	. 22	. 22	. 21
	. 21	. 21	. 21	. 20
DeLuxe 4 sv. Vert. Pac #2				
can DeLuxe 4 sv. Cut #2 can Ugene Sliced Green #2	.19	.18	. 16	. 16
Ugene Sliced Green #2 Ugene Vertical Whole #2	.09	.09	.08	.08
Corn: Butter Kernel Golden Corn,			. 20	
#2 (1 lb. 4 oz. can)	.16	. 16	.14	.14
Del Maiz Cream Style (17 oz.) can	. 13	. 13	. 11	. 11
	. 17	. 17	. 14	.14
Del Monte Golden Cream Style #2 (1 lb. 4 oz. can)  Del Monte White Country Gentlemen Cream Style (1 lb. 4 oz.) ean #2  Del Monte Whole Kernel (folden (12 oz. Vacuum Pæcked) can	.17	. 17	.14	. 14
(lolden (12 oz. Vacuum Packed) can Libby's Golden Sweet	. 15	.15	. 13	. 13
Cream Style 1 lb. canLibby's C. G. Cream White	.15	.15	. 13	. 13
#303 Niblets (12-oz.) can Niblets, Mexicorn (12-oz.)	.15	.15	.15	.13
ean	. 17	. 17	. 15	. 14
Fame Country Gent. Cream Style #2	. 16	.15	.15	.15
Style #2 Fame C. G. Wholegrain #2 Fame G. B. Cream Style #2 Fame G. B. Wholegrain #2 Fame G. B. Vacuum Packed 12-07	. 17	.17	. 16	16
	. 16	.15	.15	.15
Just Off the Cob, Shoe Peg, White #2	. 16	.16	.14	. 13
Oliver Twist Golden #2 Stokely G. B. Whole Kernel	. 14	.14	.12	. 11
#2 Stokeley G. B. Cream #2 Stokeley Vac. Packed G.B.	. 18	.17	. 15	. 15
Stokeley C G Whole Kernel	. 16	. 15	. 15	15
\$2 can Stokeley White C G Cream	. 13	. 12	. 11	. 10
#2 can S & F Country Gentleman	. 18	. 17	. 15	. 15
Pie. S & F Country Gentleman	. 11	.11	.11	. 11
#2	. 17	. 17	. 16	. 16
8 & F Wholekernel Country Gentleman Pic				
ow F W holekernel Country				
Gentleman #2  S & F Golden Bantam Pic. S & F Golden Bantam #2. S & F Golden Bantam #2.	. 11	. 11	. 11	. 11
Whole Kernel Pie.	- 10	, 10	. 10	.10
Whole Kernel #2	1			
Dainties 12-07	12			
and Oucen Standard #2	. 13			
tam #9	1 1	. 14	. 13	. 13
Monarch Vac. Whole kerne Golden Bantam 12 oz	1			
MIDHAICH Whole kerne				
Monarch Golden #2	15	3 .16	3 .16	. 17
Monarch Tiny Kerne	- 18			
Country Gent. #2	. 18	. 18	3 .18	3 .17

CEILING PRICES, LOS ANGELES METROPOLITAN
DISTRICT—Continued

	C	lasses o	f store	3
ø	1	2	3	4
VEGETABLES, CANNED— continued				
Corn—Continued. Monarch Whole Kernel				
Golden #2	\$0. 19	\$0.19	\$0. 19	\$0.18
Golden #2 Monarch Whole Kernel White #2 Yacht Club Sweet #2 Yacht Club Tiny Kernel #2 Yacht Club Whole Kernel Golden Ren #2	. 19	. 19	. 19	. 18
Yacht Club Tiny Kernel #2.	. 17	. 17	. 16	. 16
Golden Ban. #2. S & W Baby Kernel #2. S & W Golden Bantam #2. S & W Dolort Bantam #2. S & W Doloro #2. S & W Doloro #2.	. 18	. 17	.17	. 17
S& W Golden Bantam #2	. 17	. 17	. 16	. 16
S& W Doloro #2	.18	.17	. 17	. 17
Whole Kernel #2	. 15	. 15	. 15	. 14
Briardale Whole Kernel Golden #2	. 15	. 15	. 15	. 14
men Cream #2	. 14	. 14	. 14	. 14
Iris Goden Bantam Cream	. 17	. 17	. 16	. 16
#2 Iris Country Gent. Variety Petite White Sweet	. 16	. 15	. 15	. 15
Petite White Sweet	. 16	. 16	. 16	. 15
B & W Sugar #2.	.14	.14	. 13	. 13
Cream 16-oz	. 14	. 14	.13	.13
Peas:	. 14	. 14	. 13	. 13
Del Monte Early Garden Sugar:				
Pic 11 oz (1-lb. 1-oz.) can	. 13	.13	.11	.11
		. 17	.17	. 16
Geneva Tiny Sweet, No. 2	. 21	. 21	. 18	.18
#2 (1-lh. 4-oz.) can Geneva Tiny Sweet, No. 2 (1-lb. 4-oz.) can Llbby's Garden Sweet Peas:		. 21	. 10	. 10
#2 (1-lb. 4-oz.)	. 18	. 18	. 15	. 15
Stokeley's Honey Pod, Pic- nie (11-oz.) can Stokeley's #2 Honey Pod Green Giant (17-oz.) Happyvde—Lge. #2 Lyis Supe Ey Fine	. 18	. 18	. 15	. 15
nie (11-oz.) can Stokeley's #2 Honey Pod	.11	.11	. 10	.10
Green Giant (17-oz.) Happyvale—Lge. #2	. 19	. 18	. 16	. 15
Iris Sure Ex Fine: #2 (1-lb. 4-oz.)	. 19	. 18	. 18	. 18
Ex Flnc Petite #2 (1-lb.		. 17	. 17	. 17
4-oz.) Sweet #2 (1-lh, 4-oz.)	. 16	. 15	. 15	.15
Sweet Mixed #303 (1-lb. 4-oz.) B & W Tender Sweet #2	. 13	. 13	. 13	. 12
(1-lb, 4-0z.)	.1.5	. 15	. 15	. 14
Quail #303 (1-lb.) Briardale Tiny (1-lh. 4-oz.) S. & F Fancy Small Sweet	. 12	.12	.11	. 11
S. & F Fancy Small Sweet	. 18			
S&F Med Small Sweet, #2. S&F Large Sweet #2.	. 17	. 17	. 16	. 16
Table Queen Tender Sweet #2	. 15		. 15	.14
Table Queen Tender Sweet				
Table Queen Large Sweet	. 09		. 09	. 09
Table Oneen Large Sweet	14	. 14		. 13
#303. Monarch Early June Small Sifted 1 sv #2. Monarch Early June Small Sifted 2 sv #2	13	. 13	. 13	.12
Sifted 1 sv #2 Monarch Early June Small	. 25	. 25	. 24	. 24
Manage Barba Tara Con 11		. 22	. 22	. 21
Sifted 3 sv #2	-1 . 20	. 20	. 19	. 19
Sifted Sweet Peas #2	. 23	. 23	. 22	. 22
Monarch Sifted Sweet Peas 3 sv #2 Monarch Sifted Sweet Peas		. 22	. 21	. 21
4 SV #2	_ [ _ 2]		. 20	. 20
Monarch Telephone, 5 sv #2 Monarch Sweet Peas, 6 sv	. 19	. 18	. 18	. 18
#2. Fame Green Garden Pic	19			. 18
Famc Green Garden #303	. 16	3 . 16	. 16	. 15
Fame No. 2 sv Garden Pic.	. 13	3 . 13	3 . 18	1 .12
Fame No. 2 sv Garden #303 Fame No. 2 sv Garden #2	21	1 26	)   10	1 . 19
S & W Small Pie S & W Small #2	. 14	1 . 14	1 . 14	. 14
S & W Small Pie S & W Small #2 S & W Medium Pic S & W Medium #2	11	3 . 13	2 .13	2 . 12
Century 4 sv #2 Cosmos 5 sv #2 Palmdale #2	. 1	6 . 1.	5 . 18	5 .15
Palmdale #2	1 1	4 .14		3 .13

CEILING PRICES, LOS ANGELES METROPOLITAN
DISTRICT—Continued

	Classes of stores				
	1	2	3	4	
VEGETABLES, CANNED— continued					
Tomato juice: Iris:					
12 oz#2	\$0.08 .11	\$0.07 .10	\$0.07	\$0. 07 . 10	
Campbell's:	. 09	. 08	.08	.08	
20 oz. 47 oz.	.12	. 12	. 10	.10	
CHB: #246 oz	.11	.11	. 10	. 09	
Del Monte: #2 tall	. 11	.11	. 21	.21	
46 ozFame:	.25	.25	. 21	.21	
#30346 oz	.11	.10	.10	.10	
Glorietta:		.08	. 07	.07	
#247 oz		. 11	.10	. 10 . 21	
Heart's Delight:		. 11	. 10	. 10	
47 oz	.24	.23	. 20	.20	
14 OZ 18 OZ	. 10	.09	.08	.08	
S & F: #2		. 11	. 11	.10	
46 ozBriardale:	. 24	. 24	. 23	. 23	
12 oz	. 11	. 07	. 07	.07	
Kerns Faney: 47 oz	. 23	. 23	. 22	. 22	
Masterpiece Fancy:	. 10	. 10	. 09	.09	
46 ozStokeley's: #303 tall		. 22	. 20	.19	
46 oz Heinz:	. 25	. 24	. 22	. 21	
18 oz 1 qt. 14 oz		. 12	.11	.11	
Monarch: 16 oz	. 09		. 09	.09	
#2	12		.11	.11	
S &: W: 12 oz#2	09				
47 oz Tomatoes:		.25		.11	
Plack and White #21.6	18	. 17	.17	. 17	
solid pack.  Briardale, solid pack, #2  Briardale, solid pack, #2/2  Cosmos (with Puree), #2/2	14	. 14	. 13	. 13	
		.15	. 15	.14	
Del Monte, solid pack, #21/2 Fame, solid pack, #21/2	. 22	. 22	. 19	. 19	
Iris, #2, solid pack	-1 .17	. 16	. 16	. 16	
Iris, #2½, solid pack Lihby's, solid pack, #2 Libby's, solid pack, #2½ Mariposa Tomatoes, #2½	20	.20		.19	
Libby's, solid pack, #21/2	22	. 22	. 19	.19	
Mariposa Tomatoes, #2½ Masterpiece, solid pack, #2½	15 2 21	.13	1 .18	.13	
Masterpieee, solid pack, #21 Monarch, solid pack, #2	. 21	. 20	)   .20	. 20	
Palmdale, solid pack, #2-2-		.20		. 20	
Palmdale, solid pack, #21/2-	. 18	3 .18	3 . 18	5   .17	
Quail, with Puree, #212	.11	.11	1 .11	.11	
Monarch, solid pack, #21/2_Palmdale, solid pack, #21/2_Palmdale, solid pack, #22/2_Quail, with Puree, #21/2_Red Head, hand packed	. 1				
#2½ Silver Dale Puree, #2 Silver Dale Puree, #2½ Stokeley's, specially selecter tomatoes, #2½ S. & F. solid pack, #2½ Table King, choice, #2½ Val Vita, standard, #2½ Val Vita solid pack #1	. 16	3 . 13	2 .11	.11	
Stokeley's, specially selected	1 2				
S. & F. solid pack, #21/2	2	11	9 .19	. 18	
Table King, choice, #2½	18	5   .1	7 . 17	. 17	
		2 1	2   10	.10	
S. & W., small whole, #2 car Yacht Club, #2		1 . 2	0 . 26	) . 20	
Yacht Club, #21/2	19	9 .18	8 .18	18	

MACARONI, SPAGHETTI, VERMICELLI AND NOOFLIS

retail store

and Exchange Commission held at its

Ceiling Prices, Los Angeles Metropoli District—Continued	ITAN .	CEILING PRICES, LOS ANGELES DISTRICT—Contin		OPOLIT	AN
MACARONI, SPAGHETTI, VERMICELLI AN NOODLES—continued	ND	HONEY—contin	ued	Cla	3s <b>1</b>
	ass 1	D 0 D D 0 0 0 0 17 17 17 17 17 17 17 17 17 17 17 17 17	11: \ 4	retail	
	lstore	B-Z-B Pure Sage Honey (1½ B-Z-B Pure Sage Honey (2)			. 60
Gold Medal Sun-Vite cut, elbow,		Superior Pure Clover, Orange			
long, salad or macaroni and spa- ghetti, 1 lb	nn 17	(1-lb.), jar			.32
Gold Medal Sun-Vite salad or cut	р <b>0.</b> д г	Superior Pure Clover, Orange			40
macaroni and long spaghetti, 2 lb.		(1½-lb.), jar Superior Pure Clover, Orange			.46
cello pkg	.32	(2-lb.), jar			. 61
Gold Medal Sun-Vite noodles, 8 oz.	. 15				
Gold Medal Sun-Vite noodles, 1 lb.	. 10	SPECIAL MILE			
cello	29	Class 1 stores	only		
Globe A 1 macaroni, elbow and salad,	105				
8 oz Globe A 1 long macaroni, 12 oz	. 105		rea	Orange County	San Bernardino- Riversido Marketing area
Globe A 1 macaroni, elbow, salador	. 10		Los Angeles marketing area	no	side side
long, 16 oz	.175		Antir	0 0	ver
Globe A 1 macaroni, elbow, salad or	00		rkc	Ang	E H
long, 32 oz Globe A 1 long macaroni, 16 oz	. 32	·	I 8H	0	Sa
Globe A 1 cut spaghetti, 8 oz	.105				
Globe A 1 cut spaghetti, 16 oz	.175	Adohr Golden Guernsey, quart	\$0.16		
Globe A 1 long spaghetti, 12 oz	. 13	Golden State Golden Guernsey, quart	. 151/6	\$0. 151/2	\$0.15
Globe A 1 long spaghetti, 32 oz Globe A 1 long spaghetti, 16 oz	.32	Golden State Vitamin Milk, quart,	. 23	. 23	. 23
Globe A 1 fideo vermicelli, 16 oz	.175	Certified Adohr, quart	. 19		
Globe A 1 noodles, wide, medium and					
assorted, 8 oz.	. 15	FLOUR			
Globe A 1 noodles, wide, medium and assorted, 16 oz	. 29				ass 1
Golden Age 5 min. elbow spaghetti,	. 20	Ace Hi:			store
7 oz	. 11	2 lb. sack4%10 lb. sack		4	. 32
Golden Age long spaghetti or elbow		9%10 lb. sack			. 61
macaroni, 7 oz	,11	Globe A-1:			
Golden Age elbow macaroni or spa- ghetti jumbo, 1 lb. pkg	. 185	2 lb. sack			.16
Kraft macaroni dinners, 7½ oz. pkg.	. 11	4%10 lb. sack 9%10 lb. sack			.35
Superio semolina long spaghetti and		Gold Medal:			.01
elbow salad, or long macaroni, 1 lb.	10	2 lb. sack			.18
Von Comp's Tenderoni 6 og pkg	16 .095	4910 lb. sack			.38
Van Camp's Tenderoni, 6 oz. pkg Mrs. Webers egg noodles, 6 oz. pkg	. 125	9% lb. sack			.72
Mrs. Webers egg noodles, 12 oz. cello-	. 22	Pillsbury: 2 lb. sack			.17
DRIED FRUITS		4% 1b. sack			.37
Prunes:		9%10 lb. sack			. 69
Del Monte, large, 1 lb	.17	Drifted Snow:			
Sunsweet, medium, 1 lb	17	2 lb. sack 49/10 lb. sack			.17
PEANUT BUTTER		9% 1b. sack			. 69
Scudder, 16 oz	.40	CANNED FIS			
S & W, 6 oz	. 18	Salmon:	111		
S & W, 16 oz	.39	Bumble Bee Fancy Colu	mbia I	River	
S & W, 2 lbs	.74	Chinook, 3% oz. can			. 20
CEREALS		Bumble Bee Fancy Colum			AC
Dina-Mite Red or Blue, 24 oz	. 23	Chinook, 7% oz. can Del Monte Red, 16 oz. c			. 46
Post Grapenut Wheat Meal, 16 oz	. 14	Happy Vale Pink, 1 lb. t			. 26
Ralstons Whole Wheat Cereal, 24 oz.	. 23	Libby's Red Alaska, 1 lb.	tall c	can	. 48
Raistons Instant Cereal, 16 oz	. 23	Peter Pan Alaska Pink,			-
Roman Meal, 15 oz Pillsbury's Farina, 14 oz	.18	can			. 265
		(Pub. Laws 421 and 729,			; E.O.
COFFEE	Per lb.	9250, 7 F.R. 7871; E.O. 9			
Breakfast Club, bags	.30	Issued this 15th day o	f May	v 1943	
Breakfast Club, glass	.33	`		_	•
Huggins-Young, mocha and java	. 50	SAMUEL Distr		irecto	20
Huggins-Young, Supreme	.37	Los At			
Monarch, package	.31	LOS AI	·ycic3	Dist	ect.
Monarch, glassS & F, bags	.34	[F. R. Doc. 43-8185; File		ay 22,	1943;
S & F, glass	.33	3:59 p. m	]		
HONEY					
B-Z-B CHAparral Sage and Mtn.	0.0	SECURITIES AND EX	CHA	NCE	COM
buckwheat (12 oz.), jars	. 26		CHA.	NGE	COM-
B-Z-B Pure Clover (12 oz.), jar B-Z-B Pure Clover (1½ lb.), jar	45	MISSION.			
B-Z-B Pure Clover (2 lb.), glass	. 60	[File No. 70	-718]		
B-Z-B Pure Orange Honey (12 oz.),		GENERAL GAS & ELECTR		DBASA	TION
jar	. 26				
B-Z-B Pure Orange Honey (1½ lb.),	. 45	NOTICE OF FILING AND O	RDER 1	FOR H	EARING
B-Z-B Pure Orange Honey (2 lb.),	. 10	At a regular session	of th	e Sec	urities
class	60	and Eychange Commi			

office in the City of Philadelphia, Pa., on the 24th day of May 1943.

Notice is hereby given that a declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by General Gas & Electric Corporation, a registered holding company; and

All interested persons are referred to the said declaration which is on file in the office of the said Commission for a statement of the transaction therein proposed, which is summarized below:

General Gas & Electric Corporation, a subsidiary of Denis J. Driscoll and Willard L. Thorp, Trustees of Associated Gas and Electric Corporation, a registered holding company, proposes to pay out of capital or unearned surplus a quarterly dividend on its \$5 Prior Preferred Stock for the quarterly period ended June 15, 1942. As proposed, the amount of the dividend on the 60,000 outstanding shares of this stock will be \$75,000, of which approximately \$40,125 will be paid to the public holders of 32,110.9 shares. The declaration as filed states that the remaining 27,889.1 shares outstanding are held by the Trustees of Associated Gas and Electric Corporation, who are to waive their right to the receipt of the dividend, which would otherwise be payable to them.

It appearing to the Commission that it is appropriate in the public interest and the interest of investors and consumers that a hearing be held with respect to such matter;

It is ordered, That a hearing on such matter under the applicable provisions of said Act and the Rules of the Commission promulgated thereunder be held on June 8, 1943, at 10 a.m. at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is further ordered, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice.

It is further ordered, That, without limiting the scope of the issues presented by said declaration, particular attention will be directed at said hearing to the following matters and questions:

(1) Whether the proposed declaration of a quarterly dividend out of the capital or unearned surplus of General Gas & Electric Corporation is appropriate and in the public interest and the interest of investors;

(2) What terms or conditions, if any, should be imposed in the public interest or for the protection of investors;

(3) Whether the proposed action to be taken complies with the provisions of the Public Utility Holding Company Act of 1935 and all rules and regulations promulgated thereunder and is not detrimental to the public interest or the interest of investors and consumers.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 43-8281; Filed, May 25, 1943; 9:44 a. m.]

#### WAR PRODUCTION BOARD.

[Preference Rating Order P-19-a, Serial 983-A]

KESWICK DAM, CENTRAL VALLEY PROJECT, CALIF.

AMENDMENT TO REVOCATION OF PREFERENCE RATING

Builder: U. S. Bureau of Reclamation, Denver, Colorado, Project: Central Valley Project, California, Keswick Dam.

Preference Rating Order P-19-a, Serial No. 983-A, as heretofore amended, is hereby further amended as follows:

1. Authority to accept deliveries of incidental material. Notwithstanding any provision of the revocation dated December 26, 1942, of Preference Rating Order P-19-a, Serial No. 983-A, the builder is hereby additionally authorized to accept deliveries of incidental material, that is, material which will be used in construction operations at the location and during the completion of concrete work on Keswick Dam and powerhouse, including, but not limited to, explosives, abrasives, forms, scaffolding, bolts, wire and nails. This authority shall not be deemed to extend to the delivery of fuel, construction machinery, or repair parts for construction machinery.

2. Assignment of preference rating to deliveries of incidental material. A preference rating of AA-3 is hereby assigned as of the date of issuance of this amendment to deliveries only of incidental material as described in paragraph 1 above.

Issued this 24th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8255; Filed, May 24, 1943; 4:14 p. m.]

FRIANT DAM AND MADERA CANAL, CENTRAL VALLEY PROJECT

AMENDMENT TO REVOCATION OF STOP CONSTRUCTION ORDER

Builder: U. S. Bureau of Reclamation, Denver, Colorado. Project: Those portions of Friant Division, Central Valley Project, known as Friant Dam and Madera Canal.

The revocation, dated May 11, 1943, of the stop construction order and of other orders relating to the above described project is hereby amended as follows:

The first proviso of such revocation shall read:

(1) Valves required for Friant Dam are obtained solely from the Boulder Canyon Project of the Bureau of Reclamation or from the Black Canyon Dam of the Boise Project of the Bureau of Reclamation, the delivery to and use of such valves at Friant Dam being hereby authorized, notwithstanding any provision of Priorities Regulations or Orders of the War Production Board.

Issued May 24, 1943.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 43-8254; Filed, May 24, 1943; 4:14 p. m.]